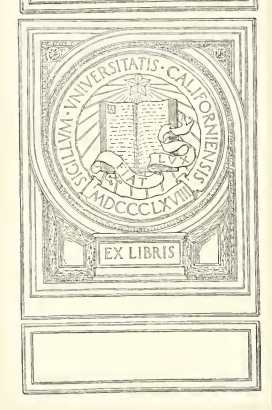


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UNIVERSITY OF CALIFORNIA AT LOS ANGELES







NARRATIVE

OF A

TRANSACTION

WHICH PASSED IN

BENGAL in 1782-3,

BETWEEN

JAMES FRASER, ESQ.

ANDTHE

EXECUTORS of the late LIEUTENANT-COLONEL HANNAY.

BY

ROBERT STEWART, ESQ.

CAPTAIN IN THE MILITARY SERVICE OF THE EASTINDIA COMPANY.

Fiat Justitia, ruat Calum!

3 , , 0 3 2 , , 0 3 N. B. This NARRATIVE was published in London, in the month of April last. Only a few copies were sent to Scotland, for the perusal of Mr Stewart's friends. Within these ten days, an Answer to that Narrative has been dispersed in this City. To that Answer a Reply will soon be made and published. In the mean time, Mr Stewart has published a second edition of his Narrative, that it may be as generally in the hands of the Public as the Answer.

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EDINEURGH, 2d August 1787-



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SIR,

London, Manchester Square, 5th April 1787.

When I left town last summer, I had determined never more to trouble myself with regard to your condust towards the Executors of the late Colonel Hannay. But as, upon the present occasion of your canvassing for a place in the direction of that Company, which I had the honour to serve, I understand, that you and your friends, to palliate and throw a veil over your condust, have attempted to question mine. I feel myself authorised, nay called upon, to undertake, in the sace of the Public, to justify the charge I made, by such an authentication, as will at once six it upon you, in the understanding of every man who is interested to form an opinion about it; and, at the same time, explain why I declined meeting you as a Gentleman, whether in private so-ciety, or in the field.

I NEED fearcely observe to you, that the largest possible bounds of a letter will not admit of such a specification of circumstances, and such a production of proofs, as I am prepared to submit to the Public, relative to the subject in question. But I take it to be sufficient for the purpose of this letter, that I apprise you and the Public, as I now do, that a full Narrative of the transaction I allude to, referring to proofs and wit-

nesses, is now preparing for the press.

In the mean time, I shall content myself with re-afferting, in this brief but public manner, that it is true, that a few months after the death of the late Colonel Hannay, of Bengal, who left his estate indebted to you only in a small balance of between thirty and forty pounds, you made an attempt to recover of his Executors (the brothers of your deceased friend) the value of a Note of hand, of about One thousand pounds, with interest upon it at 12 per cent. for six years back, conscious, as you were, of its

having been paid by the Colonel during his life.

THAT, in support of this claim, you practifed every art that the nature of the transaction would bear, for the recovery of this pretended debt; but afterwards betrayed, by your fubsequent conduct, a consciousness that it was not just. When called upon by the Executors to give some further account of the demand than what the Note imported, you constantly evaded their application-you mutilated one letter, and fabricated another. Availing yourfelf of the easy confidence of your friend, who had neglected to take up his Note, and of the ignorance of the Executors respecting the justice of the claim, you stood upon your Note merely, as the Jew in the play does upon his bond; and having, under the persuasion that the Executors would never get deeper into the affair than the Note itself, at one time answered their reasonable demand of fome account of the debt with the short, but fignificant monofyllables of "my Note;" and "the law;" at another time, hazarded the daring offer, that you would confirm the fact of non-payment by your oath; at length, when it was known that the Executors had themselves discovered among the papers of the deceased, the accounts you had thought proper to with hold, you deemed it prudent, like the same Jew, " to stay no longer question," went at once to the Executors, and not only offered to deliver, but pressed their acceptance of the Note, and readily paid their Attorney the expences incurred by some legal steps taken, hitherto in vain, to compel you so to do.

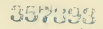
THE Executors, upon whom this claim was made by you, are now refident in London, and when called upon can bear tettimony to the account I have given of your conduct, as well as authenticate the letters and other papers I have in my possession.

which will speak for themselves.

IT is true, that this affair has been referred to arbitration, and your friends have availed themselves of the award given, as they say, in your favour; but upon what principle, and under the operation of what motives some of the arbitrators gave this award, will soon appear by a letter in my possession, which I am authorised to publish; and under the sanction of which, agreeing with me, as it does, in thinking that your subsequent conduct has opened the transaction again, and removed the retriction of the award, I now appeal to the impartial tribunal of the Public, who will decide when ther your character suffers by salfehood or by truth.

ROBERT STEWART.

JAMES FRASER, Efq;



To the PROPRIETORS of EAST-INDIA STOCK.

LADIES and GENTLEMEN,

S I have now, in vindication of myself, published the Narrative of Mr Fraser's conduct, and have appealed from the Award, on which alone he seems to rest his charaster, to the impartial tribunal of the Public; I leave to their decision, whether I have spoken the language of calumny or of truth.

Mr Fraser has alledged, that I brought forward these charges against him with a view to injure him at the approaching election of East India Directors. It is evident, that as I am neither myself, nor any of my particular friends, candidates for the India Direction, I can have no private interest to serve in so doing: Yet I am free to confess, that I should see, with great regret, a man of Mr Fraser's character* in the Direction of a Company which I have the honour to serve, and in the prosperity of which I shall ever feel myself particularly interested.

As to the abusive language in his letter, it is what I might expect, and what I treat with the contempt it deserves. One thing, however, it is necessary to take notice of; he reproaches me with cowardice, because I declined meeting him as a gentleman. Those who know me will acquit me of being under the influence of any such motive; and I challenge Mr Fraser, in the course of a long acquaintance, to produce a single instance in support of his charge. It is well known, that an appeal to the laws of honour, can only be admitted among honourable men. The man who commits, or attempts to commit a crime against society, which the laws of every society punish, prostitutes his honour with his integrity, and renounces for ever the claims of a gentleman. To meet him, therefore, in the field, would be to contradict by my actions, the charges which I have brought against him, and give the world room to suspect, that I wanted to persuade others of the truth of what I did not believe myself.

THERE is, however, another appeal which Mr Fraser may yet make: I mean to the laws of his country; where, if I have misrepresented his conduct, he will certainly obtain redress.

As to his threats of infult, I am perfuaded he knows me too well, feriously to entertain any such idea. I shall neither seek him, nor avoid him; but if his present stuation should drive him to take any such desperate step, he may try it once; it will be my fault, if he attempts it a second time.

I am, &c.

London, April 10. 1787.

ROBERT STEWART.

* Nam gloriam, honorem, imperium, bonus ignavus aque sibi exoptant. Sed ille vera via nititur; huic quia bona artes desunt, dolis, atque fallaciis contendit. Sellust. Belli Catilia.

TT is, perhaps, expedient for every man who addresses, or who I expects to attract the notice of the Public, to shew, either that the subject upon which he addresses them is interesting in itself, or that, by some consequence, the Public is interested in it. I feel fenfibly, therefore, the delicacy of my fituation, while I am about to folicit at least the favour of that notice and attention, to transactions, certainly neither in their own nature interesting, or in which the Public can be properly confidered to have any very deep concern. But I know that there is in men a natural principle of justice, to which we may safely appeal where-ever fraud and artifice are triumphant. The tribunal of the Public, therefore, is peculiarly open to the vindication of men's characters, whenever they are publicly traduced; and, though it is neither to be amused nor instructed, neither to be alarmed upon the subject of any great impending evil, nor congratulated upon any important good; it is yet always the great and willing arbiter of right and wrong between man and man, and with whom nothing is infignificant, and none inconfiderable, when fraud and falsehood are to be detected, or the character of an honest individual is to be fet right.

Under these persuasions, and pursuant to an engagement I brought myself under, in a letter addressed by me to James Frafer, Esq; of yesterday's date, I proceed to give an account of certain transactions which took place at Bengal, about the end

of the year 1782, between Mr Fraser and the executors of the late Col. Alexander Hannay. To a considerable part of this business I was myself a witness; but, in relating it, I shall alledge no fact for which I do not refer, either to Gentlemen of the most unimpeachable credit, now upon the spot, who were themselves concerned, or to authenticated copies of original documents. In the course of this narrative, I think it will appear, beyond the possibility of doubt, that Mr Fraser was guilty of the grossest falsehood, which he offered to confirm by his oath, in support of a foul and deliberate attempt to defraud, of a considerable sum of money, the brothers and relations of his deceased friend, whose considerable he had possessed, and with the management of whose affairs he had been entrusted.

But before I enter into the particulars of these transactions, it may be proper to state how it became necessary for me to lay them before the Public.

Soon after the inflitution of the Bengal Society here, of which I was an original member, Mr Fraser was proposed for admission. I confidered it as my duty to take the Gentleman who proposed him, aside, and having disclosed to him those circumstances of Mr Fraser's conduct which I am here about to relate, I satisfied him how improper a man he was to be admitted into any fociety; and from this representation he relinquished his intention. Soon after this, I received a letter from Mr Fraser, arraigning me for my illiberal attack, as he called it, upon his character. This letter produced some interchange between us upon the subject, that terminated in a reference to arbitrators, who, by their award, dated 30th of March 1785, (vide Appendix, Ee) declared their opinion, "That Mr Fraser was acquitted of any intention to defraud; but, at the fame time, that the inaccuracies in his accounts and correspondence were sufficient to have misled Captain Stewart; Stewart; and that they unanimously agreed that the dispute should not be carried any farther by either of the parties, and that Mr Fraser should not seek any farther satisfaction."

Notwithstanding the terms of this award, which exacted entire submission from, and imposed absolute silence upon both of us, as to this affair, which, out of respect to some of the persons by whom it had been made, I determined to observe, I received a letter from Mr Fraser, dated 31st March 1785, (vide Appendix, Cc) in which, quoting the very words of the award, and thus turning it against itself, he availed himself of the acquittal he derived under it, to reslect upon that conduct of mine which gave rise to it, in terms of the most triumphant insolence. He has since talked of insulting or chastising me, or held some such language. He has, since his beginning to canvass for the India Direction, taken the liberty to shew the award upon all occasions; attributing, as I have been informed, the charge from which it acquits him to malice, and my forbearance to cowardice.

Under these circumstances, conscious as I am, not only of the restitude of my motives, but of the truth of whatever I had said against Mr Fraser, I need not describe my feelings on this occafion. I was, of course, impatient to vindicate myself from these unjust aspersions of my accuser; and being restrained by nothing but the obligation I felt myself under by the award, I applied by letter, a few days ago (vide Appendix, F f) to three of the gentlemen who made it, for the purpose of being enabled to submit the affair to a public decision, which the award, as it stood unexplained, seemed to prevent. I received from them the answer that will be found in Appendix, G g; in consequence of which, I now seel myself at liberty to do what I ought to have done long ago.

Mr James Fraser being settled at Patna, in Bengal, in the character of a merchant and agent, began, about the year 1773, to transact business for the late Lieut.-Col. Alex. Hannay, as appears by letters and other documents found amongst the deceafed's papers.

He was likewise employed, about the same time, as agent for Col. Harper, who was jointly concerned with Colonel (at that time only Major) Hannay, in a contract for supplying the Nabob, Sujab Dowlah, with elephants; the performance of which, for their mutual benefit, upon Col. Harper's leaving India in 1774, devolved principally upon Col. Hannay.

On the 30th of April 1775, Mr Fraser appears to have delivered in to Col. Hannay, his first account-current with him, of that date, (vide Appendix, N° I.), by which a balance was due to Mr Fraser of Ct Rs 8294 8, or £829, 9s.

The next account that appears to have been fent in, was of the 30th of April 1776, (vide Appendix, N° II.), which commences with the balance of the former account, and by which the balance due to Mr Fraser was Ct Rs 9233 3 8, or £ 923 6s. 6d.

On the 9th of October following, another was delivered in, beginning with the balance of the preceding one, when the sum due upon the whole to Mr Fraser was Ct Rs 10,120 8 6, or £ 1012, 1 s.; for which balance, it is material to observe, that in the letter with which Mr Fraser accompanied this account, he requests Col. Hannay to give him some written acknowledgement. "If you approve, (says he), send me a chit, or something in the promissory way, acknowledging, that you this day owe me so much money." A larger extract of the letter will be found in the Appendix, [B],

Colonel Hannay's answer to this letter does not appear; but a note, dated three days thereafter, and for that sum, was, in fact, given by him.

Thus matters stood till 1781, when Mr Fraser appears again, delivering in another account-current. It might be expected, that, according to the example of the former ones, this, which was dated the 30th of April in that year, should start with the balance struck the 9th of October 1776, for which the note had been given. That, however, was not the case; but it constitutes the very foundation of the charge now made against Mr Fraser, that every article of the account given in and balanced the 9th of October 1776, was stated over again from the beginning in this of the 30th April 1781. This will appear manifestly upon a simple comparison of the two accounts, (vide Appendix, N° IV.), which will be found to answer down to the 9th of October 1776, article for article, sum for sum, date for date; so that of the fact there can be no doubt: and it is one of those facts in the case, the most material to be attended to. The reason of it will appear by Mr Fraser's own letter of the 13th of July following, (which, likewise, is therefore worthy of being attended to, vide Appendix, [C]), to have been, that he might be thereby enabled to charge interest upon each of these sums from their respective dates; which he had not, it feems, done in the account fent in 1776.

In a year after, viz. on the 30th April, which was within four months of Colonel Hannay's death, Mr Fraser sent in the last account that was stated in the Colonel's lifetime, commencing with the balance struck the preceding year, (vide Appendix, N° V.); and upon the balance of this last account, Mr Fraser's claim upon the Colonel appeared now to be reduced to Ct Rs 314 15 8, or £ 31, 95. It cannot be too much enforced, that, as this last Ac-

count of April 1782, fo balanced, began with the balance of the preceding one of April 1781, which balance was struck upon the whole of the accounts between the parties, from the first commencement of their connection in 1773, it follows, that in thus balancing accounts on the 30th April 1782, just previous to Colonel Hannay's death, this note, which was an acknowledgement of a balance due the 9th of October, was included, and consequently that the sum of Ct Rs 314 15 8 above mentioned, was all that was at that time due from Colonel Hannay to Mr Fraser.

Colonel Hannay died in the beginning of September following, leaving feveral executors, and Mr Ramfay Hannay, his brother, the acting one.

It has been mentioned, that Mr Fraser, besides being agent to Col. Hannay, was concerned for Col. Harper, relative to a contract for elephants, in which that gentleman and Col. Hannay had a joint interest. Soon after the death of Col. Hannay, Mr Fraser delivered in to his executors, the claim he had upon the estate, on the part of Col. Harper, in respect to the above contract. As this narrative is to comprehend some account of that claim, the order of time seems to require that what is to be told concerning that claim should have priority. But, as part of the evidence of what is to be objected upon it, arises out of what regards another claim of Mr Fraser's upon the executors of Col. Hannay, made in his own right, I shall, for obvious reasons, invert the order of time, and begin by representing Mr Fraser's conduct, respecting the claim made by him upon Col. Hannay's executors, in his own right.

Mr Fraser's claim, as agent of Col. Harper, was made on the 26th of October 1782, and discharged.

While this, however, was depending, Mr Fraser took an opportunity of mentioning to Mr Ramfay Hannay, that he had a demand on his brother's estate in his own right; but that the business of Colonel Harper might not be interrupted, he agreed to postpone it till that should be finally disposed of. Accordingly, soon after the fum that had been agreed to be due to Col. Harper had been paid Mr Fraser, he called upon Mr Ramsay Hannay; and after fitting with him a fhort time, presented him with an accountcurrent between himself and Mr Hannay's deceased brother, which was exactly fimilar to the last that had been delivered in to Col. Hannay himself in his lifetime, (vide Appendix, N° V.), the balance of which, in favour of Mr Fraser, was Ct Rs 314 15 8. Mr Hannay, observing that the balance was about what he had believed it to be, immediately agreed it should be paid; upon which Mr Fraser said, that this, however, was not all; for that he had another demand upon the estate, for a promissory note, which the deceased owed him, for the principal sum of Ct Rs 10,120 8 5, or f. 1012 1s. which he accordingly produced. This note was dated, Buxar, October 13. 1776, and was the fame that had been given him by Col. Hannay, for the balance struck between them on the 9th of that same month.

Mr Ramfay Hannay, having strong reasons for being persuaded in his own mind, that the claim of the note was not just, expressed his surprise to Mr Fraser at this additional demand, considering that a balance had been struck just before his brother's death, and the easy circumstances in which he had died. Mr Fraser agreed, that it might seem surprising, but observed to Mr Hannay, that he could be no stranger to the indolence of his brother's disposition; adding, that he had often promised to pay him,

him, but had never done fo. Mr Ramfay told him, he should make inquiry about it, and would let Mr Fraser know the result; and upon this they parted.

Mr Ramfay Hannay was not long in communicating the affair to his brother Mr Johnston Hannay, who had still stronger reafons for being struck with the demand than Mr Ramfay. Colonel Hannay's engagements had taken him to Lucknow early in 1782; he left that place in June, arrived at Calcutta in August, and died there the September following. But, before leaving Lucknow, where he had remained some time to settle his affairs, he had expressed his satisfaction to his brother Mr Johnston, (who was there with him), that he had fettled accounts with Mr Fraser, and that he owed him nothing of any size. Mr Johnston Hannay knew that his brother had brought a very large fum in specie with him from Lucknow. The Colonel passed in his way to Calcutta through Dinapore, where Mr Fraser then was, winding up his concerns to proceed to Europe. It struck the two brothers, therefore, as very fingular, that Colonel Hannay, with a large fum of money in his hands, should have passed Mr Fraser's door, and yet left a debt of that magnitude unpaid; and that Mr Fraser himself should not, had it been really due, have demanded it, which yet had not been pretended. On the other hand, the Note purported to be an unpaid one, and they could only determine between themselves to make every possible search among the deceased's papers, that might lead to a discovery of the truth. But, in the mean time, that there might be no misapprehension as to the way in which the Note was claimed by Mr Fraser, Mr Fraser, who was acting executor, wrote him the letter in the Appendix, marked E.

The purpose of this letter was to know categorically, whether the promissory Note was claimed independent of the Account Current.

—What is the answer to it? Does he say yes or no, or give any direct answer to the question?—His answer is too curious not to be inserted here verbatim.—

RAMSAY HANNAY, Esq;

DEAR SIR,

THE Promissory Note, being neither stated nor charged in the Account, must necessarily be independent of that Account, and the Balance of it. If you wish for any elucidation of the Account, or the mode, or the amount of my receipts, be pleased to inform me.

I am, dear Sir, your's most obediently,

J. FRASER:

The language of truth is bold and simple. It is needless to obferve, that this answer, like the usual answers of guilty men even to indifferent questions, is indirect and argumentative.

The Messrs Hannays, however, having got their answer, set about searching amongst the deceased's papers, for any thing that might justify the persuasion they had in their own minds on the subject; but not meeting with the success they expected, they determined to try what they could get by applying to Mr Fraser himself, and accordingly wrote him the letter marked G in the Appendix.

Mr Fraser's answer to this letter is that marked H in the appendix; upon which this is observable—Had Mr Fraser's demand of this Note been a sudden one, and immediately complied with by the Executors, so as to have left him no occasion to think

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any more about it, it might here be granted him, for argument's fake, (though it is even in that supposition scarcely possible), that, notwithstanding it had been included in his account-current but a few months before, the demand over again was a mistake and an oversight. But what is very remarkable of the letter now under consideration is, the deliberation and particularity with which he talks of the Note; affecting to explain its history, and to communicate every circumstance attending it. How consistent this is with the idea of an oversight, let those who read it judge; and how possible it was that his mind should have dwelt upon it with the particularity with which it appears to have done, and under the reference which this letter supposes to his books, and yet that he should neither have met with, nor recollected how it was liquidated, let those believe who are totally unacquainted with the operation of the human mind, and with human affairs.

But Mr Fraser's mind had not yet done thinking of the Note, however lasting the illusion of it might be. I mboldened by the persuasion that the Executors, could not disprove it; he saw no reason why, if the principal demand was sustained, it should not carry interest; and he accordingly wrote the letter in the Appendix marked I.

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About this time, however, the Executors having, in the course of their search among their brother's papers, got some farther infight into the affair, tending to confirm them in the suspicion they had entertained of it, they determined they would call upon Mr Fraser again, to support his demand by vouchers of some fort; and particularly applied to him to produce the account that had been balanced the 30th of April 1781, which the reader will recollect included the particulars for which the Note had been given. This they did by the letter marked in the Appendix, K.

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His answer (L) to this letter might be left to speak for itself, without any comment—But I cannot omit making this observation upon it—The conclusion of it says, "I will send the account you want, as soon as I can get it copied; but my writer has been sick, and absent from me these three weeks." First, the fact is, that, whether it was that Mr Fraser's writer never recovered, he never did send the account demanded of him.—But the point is, that this conclusion admits that he was in possession of the account demanded; which, having been demanded, and being thus recognized by him, it is impossible but he must have referred to; namely, to an account which stated the several articles, for the balance of which the very note had been given, which he was still charging as unpaid.

This last letter was dated the 22d of March 1783. But it was fearcely written when Mr Fraser appears to have thought he had been a great deal too condescending to the Mess. Hannay upon the occasion, if he had not indeed been rather in a dream when he wrote it. For, the very next day he writes them another letter, in which, beginning thus: "On a reference made to your note of yesterday, which was delivered to me just as I got up from sleep," (vide Appendix, M) recollecting himself on the nature of his demand, that it was upon a title that proved itself, he corrects the too easy compliance with which he had listened to requisitions of vouchers; he no longer excuses himself upon the sickness of his writer, but disclaiming at once all obligation to give any fatisfaction whatever about it, more than what the Note itself afforded, he throws the gauntlet at the Gentleman to whom he writes; with much decency tries to terrify him and his colleagues, by putting them in mind of the oath under which they were acting; and boldly challenges his demand as a legal one. But this is not all. In this fame letter, written with much evident determination upon the fubject, Mr Fraser takes upon him-

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felf to "know that which he demands to be justly his right;" which at the same time, however, it is observeable, " he owes it in justice to himself to adopt the most expedient manner of supporting"-which is, by with-holding all information whatever upon the fubject, though confessedly possessed of that which was requested of him, and throwing himself upon the law. Being to appeal to the law upon it-Jacta est Alea-he thinks he may as well take all the law will give him—as he gets bolder in his remedies, he rifes in his demands; and "knowing this Note of Hand to be very clearly his right," whereas he had at first declared only for 10 per cent. upon it, he has now been told, that "12 per cent. is the interest allowed by the Court," and 12 per cent he will have. And that these Executors may want no warning of the folly of withstanding a Gentleman's legal and rightful demand, he is candid enough to give them notice, that "the refufal of a demand authorifes the charge of interest to the day of payment."-" As these circumstances (he goes on) make a considerable difference, I think it neceffary to mention them, that they may not afterwards appear novel."

Such was the last letter, in which Mr Fraser even ventured to affert his title to recover upon the note in question; and, to be sure, it lest little to be said on that side. But, unfortunately for him, at this very time, the executors had actually sound all the accounts referred to in a preceding part of this narrative; by which it appeared most manifestly, that the specific note, now claimed, had been merged in the accounts given in the 30th of April 1781; the balance of which having been carried to a subsequent, and the last account delivered to Col. Hannay himself on the 30th of April, the year after the balance of this last account was struck at Ct Rs 314 15 8; which was, consequently, all that was now due to Mr Fraser on Col. Hannay's estate.

Indignant at the claim itself, but much more so at the resusal of all information concerning it, which they were now satisfied Mr Fraser himself knew to be false, they did not think themselves at all bound to give him notice of this discovery; but, having been in a manner bullied by him with the bugbear of the law, they determined they would turn the tables upon him, and allow him to tighten with his own hand the cord with which he was evidently strangling himself. They accordingly, without saying any thing surther to Mr Fraser, forthwith retained Mr Davies, of Calcutta, as their counsel, and Messrs Stark, as their solicitors, and gave them the requisite instructions for suing for the recovery of the note in question out of Mr Fraser's hands.

The matter being put in this train, it occurred to the executors, that Mr Fraser, in his letter to them of the 22d of March preceding, (vide Appendix K), had left it uncertain whether he should prosecute for the note in Bengal or in Europe. They, therefore, judged it expedient, lest he should pretend to have sent the note to Europe to be recovered there, to anticipate him in any plea of that fort; and they accordingly wrote to one of the Mr Starks the letter marked N in the Appendix.

It appears by Mr Fraser's answer to Messrs Starks', (vide Appendix O), that those gentlemen had obeyed the instructions given them by their employers; and it may be presumed, in the want of any copy of their letter, that they did it in the terms most proper for the occasion. Mr Fraser's answer, though short, is pregnant with observation. The guilty mind, unless where the art is equal to the wickedness, (which seldom happens), betrays itself alike, by what it says, and by what it does not say. This answer is exactly of a piece with that returned by Mr Fraser to the first letter he received from the executors on the subject, upon which I observed in page 9. It is no answer at all to a plain application.

plication. An attorney writes to a man by inftruction, to deliver up a particular note, which the holder of it has faid, "he knows to be clearly his right," and which he has challenged to go to law upon. Can there be two opinions, what the answer would be to such a demand, supposing the holder to have really believed himself to be entitled to it? If a man demands my property of me, or the evidences of my property, be he an attorney, or be he the first judge in the land, the answer is obvious; there is no cause for deliberation, or necessity to consult a lawyer on the occasion; but the probability is, that Mr Fraser now began to apprehend that the accounts had been discovered. With this observation I shall leave the reader, to turn to the singular answer Mr Fraser made to this letter.

That Answer, the Reader will find, promised a further one, as foon as Mr Fraser should have had time to look about him a little. Accordingly the Thursday following produced a further one; but that one, such a composition of unparallelled sophistry and false-hood, at the same time, of guilty sear, as I defy the imagination to anticipate. The letter will be found in form, in the Appendix, P. But I must be permitted to detain the Reader, while I exhibit it to him, passage by passage, in the order of my narrative.

Having begun by referring to the promise he was about now to fulfil, he takes the matter up thus: "The executors of Colonel Hannay never intimated to me, that the deceased's promissory note was discharged in his lifetime." What then? What was it to the purpose, whether they had ever so intimated or no? Express doubts about it, they certainly did, from the first moment it was produced; doubts which, unless they suspected Mr Fraser of having forged it, necessarily implied their opinion, that it had been discharged in the deceased's lifetime. It is therefore, in the first place, salse in point of fact, that they had never intimated this to

him. Had Mr Fraser been a little more guarded in his expression upon this occasion, and said, they had never expressly alledged that it had been discharged in the Colonel's lifetime, he might perhaps have been correctly right.—But intimate it, it appears they did, most strongly. What else but intimations to this purpose are all their letters to him upon the subject?

But what if, in truth, they had never intimated to him any thing of the kind, but, on the contrary, had even submitted to the demand from the beginning-What then?-If this passage of Mr Frafer's letter means any thing, it means this-" The Executors (fays he) of Colonel Hannay never intimated to me, that the deceased's promissory note was discharged in his lifetime-Had they so intimated, it would have put me to have considered whether it was fo or not; and, in that case, (I no longer pretend now to be so positive about it as I was before) it might have occurred to my recollection, (as the fact, after all, may possibly be), that it was fo discharged." This I take to be the reasoning contained in this passage, though not drawn out in form-What then?-Was it not Mr Fraser's duty, as an honest man, and a man of business, to have put this question to himself, before he demanded payment of the Note, whether it was really an outstanding one, or whether it had not been already discharged? Does it appear, that he needed any intimation from the Executors, to put him to consider about it, whether it had been discharged or not? Are not every one of his letters upon the subject evidences of the greatest consideration upon it; fo that it could not be for want of consideration at least, if he had not discovered, before this, the fact of prior payment, or non-payment? Whereas, was it possible, under all the circumstances of the things, the fize of the sum, (towards 1000 l), the proportion it bore to the whole of the balance it had been included in, viz. no less than four-fifths, and which had been reduced in the lifetime of Colonel Hannay within

within 50 l,-the correspondence of the date and sum with the balance struck in 1776, for which it was given, so as to identify that it was the fame note that was afterwards funk in the current account delivered in in 1781—the recent time within which it had been so funk-Was it possible, I say, under all these circumstances, for a man of business, like Mr Fraser, with the very documents of the transaction before him, as he confesses in his letter noticed fupra, to have had his mind working upon it with all the circumspection it appears to have done, and warned so to work, by the style of Messrs Hannays letters to him, and the reception they gave the claim from the beginning-Was it poffible, I say again, for him, to have so considered the matter, and yet not have recollected that the note had been discharged in the deceased's lifetime? Credat Judaus-and yet does Mr Fraser affect to complain, "that the Executors of Colonel Hannay had never intimated this to him."-That is, where it is as palpable as the fun at noon-day to the maker of a claim, that it is a false one; where he must know it to be false with irresistible certainty; yet if the party upon whom it is made does not object to him, in terms, that it is false, (whether it is that they do not as yet exactly know the fact, or do not choose to be so uncivil), this will be a fufficient defence for him whenever he is accused .-- Mr Frafer has declared himfelf "little verfed in matters of law."-He is no orator, as Cassius is-But at least he is no contemptible cafuift.

The next passage is, "They demurred on a plea of insufficiency of vouchers; and, hurt at it, I signified an intention, if I found it practicable, to enforce payment in Europe; but I have since done nothing at all in the business." The Reader will observe, that the letter, to which this was an answer, was a letter from Messrs Hannays attorney, demanding up the note; alledging, as it should seem, that it had been discharged in the deceased's lifetime. Why, then,

then, what does Mr Fraser mean by this passage? What signifies on what plea the executors demurred, or what intention Mr Fraser had signified about it? These are vague facts, that have nothing to do with the letter he is answering, and are meant only to amuse the attention, and to cover, though they betray, the writer's embarrassment. That he was burt at the demurrer of the executors, may well be believed: Whether the pain he felt was that of a wound given to the pride of conscious innocence, or not, every man will form his own judgement. "But I have since, says he, done nothing at all in the business." How different from the style but a few days before, when all was for law, and men were put in mind of the oaths they were bound by!

The passage that follows is of a very serious nature indeed. "I think the plea now set up in the requisition through you, is intended to compel an adjustment in this country; but, taking the literal meaning, it conveys, you may believe, a very unpleasing imputation; and I assure you, upon my word, Gentlemen, as I am ready to confirm upon oath, that I am not conscious of any ground in the world the Executors of Col. Hannay can found such a suspicion on. I am positively clear, I never charged this Note to Col. Hannay's account in any manner whatever, nor ever received value for it from him, or any body else, by myself, or any person authorised by me."

To take the latter part of this passage first, it is a possible case, that might have arisen upon this transaction, that Mr Fraser might have taken the oath judicially, which he tenders in this letter.—If the Executors had been driven ultimately to file the bill they meditated, and Mr Fraser had been sincere, when he made the offer of confirming his assurances upon his word, Gentlemen, with his oath, he would of course have put in his answer; which a lawyer could not have drawn for him better than he has drawn it for himself, though so little versed in matters of law, viz. "That

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be was positively clear, he had never charged this Note to Col. Hannay's account, in any manner whatever, nor ever received value for it from him, or any body else, by himself, or any person authorised by him;" to the truth of which he would necessarily have sworn.-And supposing him not to have at this time suspected, what he afterwards found to be the fact, that the Executors had discovered the attempt, and were in possession of what would expose him, can any man doubt but that, with his note in his hand, he would have fuffered the bill to have been filed, and would have stood upon his oath? It was for his credit that he should do so-it was clearly for his interest. - But it feems, notwithstanding all his pofitiveness, considering the present aspect of things, he did not just like to push the matter so far. For had he taken his oath, (even admitting that he really believed his claim to be due), nothing could have faved him from the ignominious confequences which must have followed. But,

- "If imputation, and strong circumstances,
- " Which lead directly to the door of truth,
- " Will give fatisfaction,"-

I pledge myself to demonstrate, before I have done, by indications which cannot deceive, that Mr Fraser, at the time he stated himfelf to be "positively clear he had never charged this Note to Colonel Hannay's account in any manner whatever, nor ever received value for it," "and that he was not conscious of any ground in the world the Executors of Colonel Hannay had to found the suspicion upon they seemed to entertain of him," I knew, in point of fact, that he had charged the Note, and had received the value of it; this, I say, I pledge myself to demonstrate, if it has not already appeared. In the mean time, if any thing can console a man, who must stand convicted in the opinions of all who know this affair, of an intent to commit a fraud, and of

a kind of inchoate perjury, let him congratulate himself, that he is not at present in the peril, if not in actual sufferance of the pains of one of the most dangerous crimes that is committed in society. But if whatever a man deliberately offers to do, may be considered as done by him, which most undoubtedly is true, so far as the will is concerned, then Mr Fraser stands virtually convicted of this crime. After this, will Mr Fraser expect it to be believed, that he "really thought the plea now set up by the Executors was intended merely to compel an adjustment in the East Indies?" Will he venture to say, that he did not begin, by this time, to dread that the Executors had discovered him, and meant a little more than a mere adjustment? He shall speak for himself.

How then does he go on? "But (fays he) if the Executors think they have any just grounds to suspect the contrary, I will be most ready. to give satisfaction in every reasonable point. And, if they have any proof, I will, they may be affured, not only be ready to give up the Note, but render any recompence suitable to the occasion. After this declaration, I think it will be caudid to tell me what is meant or alluded to; and from you, Gentlemen, I beg the favour to be informed." If the Executors think they have any just grounds to suspect the contrary, I will be most ready to give satisfaction, &c .- Why, is it possible that Mr Fraser, when he wrote this, could have recollected what he had been faying but the passage before? Do men customarily give up claims which they are positively clear about, and are ready to substantiate by their oaths, upon the objects of those claims thinking they have just grounds to suspect the contrary? What fignifies what the object thinks or suspects to the contrary, where the party is so positively clear of his claim, that he can fwear to it? especially too, while yet the other party has not disclosed, in the smallest degree, his supposed grounds of sufpicion. The thing is impossible.—Mr Fraser is a clear-headed man, of accuracy in business, as his accounts with Col. Hannay demon-

ftrate.

strate. I submit then, that it is contrary to all experience, and therefore not to be believed, that a man of this description, stating himself to be so positively clear of his claim, as to be ready to "confirm it upon oath," should, upon the very first breath of its not being due, at once abandon it, supposing him to be honest. "And if they have any proofs, I will, they may be assured, not only be ready to give up the Note, but render any recompence fuitable to the occasion." What are all these ifs about? Either the Note had been paid, or it had not. Mr Fraser had only to have referred to his Ledger, to fatisfy himself of the fact .- If he had not referred hitherto, it was now at least full time. - If it had not been paid, what fignified proofs, which, as yet, his own mind only had brought before him, or grounds of fuspicion which he might think were entertained by others. But Mr Fraser knew from the beginning, that it was not due: the present conduct of the Executors alarmed him with the apprehension that his knowledge was now detected.—He who but lately talked of nothing but legal vindication, and of the folemnity of others oaths, and who even at this moment was ready to sport his own, is ready at once to give fatisfaction on every reasonable point," and, " provided they have any proofs, not only to give up the Note, but render any recompence suitable to the occasion." The next sentence is the key to the whole letter.—" After this declaration, (fays he) I think it will be candid to tell me what is meant or alluded to, (that is, the prefent conduct of the Executors); and from you, Gentlemen, I beg the favour to be informed." Why all this folicitude, if he was clear he had done nothing but what he could justify? Why this winding and fifting, but that he knew he could not justify what he had done, and began to suspect that he was detected?

After having faid fo much upon the other parts of this notable letter, the concluding paragraph of it is what one might expect,

and may be left pretty nearly to speak for itself. He concludes, then, " I am quite ignorant of law, as I believe you are acquainted; and, added to my general aversion to litigation, I should be particularly reluctant to engage now in any controversy, that may probably require more time to decide than I propose to remain in the country. I shall not seek any information in the business till I hear from you in anfwer to this. I am, Gentlemen," &c -- Upon this I will only observe, that here has, indeed, a strange alteration taken place in his mind, (Mr Fraser will explain how), within a very few days. But a very few days ago, and none fo ready for, none fo determined, none fo well informed upon law-at least the law of his own case, as Mr Fraser. But now, all of a sudden, the lucid interval, and the hour of confidence, is passed. He is "quite ignorant of law"-" added to his general aversion to litigation, he should be particularly reluctant to engage now in any controverfy, that might probably require more time to decide than he proposed to remain in the country"—that is, I suppose, he was not afraid of any action upon his note; but he had heard -strange stories of the endlessness of bills in equity. And he who was lately all forwardness upon the business, and acting upon the offensive, shall now " feek no information about it till he hears from Meffrs Starks in answer to this;" that is, till they tell him what proofs or ground of suspicion Messrs Hannay had discovered. One is really much induced to suspect, if it might not be wronging a gentleman, that Mr Fraser, at that very time he was so positively clear of his claim, that he was ready to take his oath upon it, had had some strange misgiving in his mind, that there were accounts in the question; and that these accounts were now actually difcovered by, and in the hands of Messrs Hannay.

Such is the important letter, which Mr Fraser took time to write the Messrs Stark; and had he taken as many years to it as he took minutes, he could not (not to have done it in terms)

have more completely recorded his own guilt. It is manifest, that every nerve was trembling while he wrote it; and though it is written with evident marks of care, it is the care of conscious guilt, that almost constantly betrays itself.

The Messrs Stark having communicated this letter to the Executors, it will be readily imagined, that they did not hesitate long in determining how to act. They in fact wrote their attorney the letter that will be found marked Q in the Appendix; which will at once shew what opinion those Gentlemen entertained of Mr Fraser and his claim from the beginning, and how completely that opinion was now confirmed.

The letter, the Reader will find, concluded with directing their attorney to communicate the contents of it to Mr Fraser; which they accordingly did. Upon which Mr Fraser immediately called upon Mr Hannay, at his house in Calcutta, and said, a gentleman, an acquaintance of his, (to whom the Hannays had communicated the circumstance), had informed him, that the Executors had discovered proofs of the promissory note having been already paid. He proceeded, under much apparent embarrassment, to acknowledge that it was fo, and to express great concern at what had happened; but would willingly, at the same time, have had Mr Hannay believe, that his demand of the payment of it had arisen from a mistake; in order to persuade him of which, he attempted the best explanation he could, by words, and by a book of accounts, which he had brought with him for the purpofe. Whether, however, it was owing to any flowness of comprehension in Mr Hannay, or to want of ability in Mr Fraser,

[&]quot; ____ to grace his cause,

[&]quot; In speaking for himself;"

Or rather that he did not exactly

" ____ A round

" Unvarnished tale deliver;"

certain it is, he did not produce the conviction, upon that gentle-man's mind, of his innocence, that might have been expected of a man positively clear of the justice of his claim, not conscious of any ground in the world that any one could have to suspect him, and who had been always ready to have consirmed all his assurances upon the subject with his oath.

Mr Fraser had upon this occasion brought the note with him, and now offered, as of course, to deliver it up to Mr Hannay; but Mr Hannay declined at present receiving it, as well because the recovery of it was now in the hands of lawyers, as because he did not choose to take any step without the concurrence of the other Executors. He told Mr Fraser, however, that, as soon as he had seen the other Executors, he would let him know their determination.

Upon this Mr Fraser took his leave; and within a day after, without any further notice from Mr Hannay, who had not yet had an opportunity of conferring with the other Executors, as he had determined, he at once wrote Mr Hannay the following letter.

To RAMSAY HANNAY, Esq;

SIR,

I EXPECTED to have had the pleasure of hearing from you yesterday. To put an end to this business of your Brother's Note altogether, I here inclose it to be cancelled, which, I suppose, is all that can be required.

I am, &c.

J. FRASER.

Thus

Thus the Jew in the play fays, with the like fullenness,

"Give me my principal, and let me go."-

But, like the fame Jew, he was bid

" Tarry-

"The law had yet another hold on him."

Upon the receipt of this letter, Mr Hannay wrote him the return, which is marked S in the Appendix, acknowledging the furrender of the note; but acquainting him, at the same time, that he was expected to pay all the law-charges that had been incurred towards the recovery of it. This Mr Fraser instantly complied with: And thus was dropped in an inftant, in confequence of the information Mr Fraser had received of the discovery of the accounts he had refused to produce, a claim, that had been afferted with fuch affurance, and offered to be established under the folemn fanction of an oath. It was dropped at once, after all this politiveness, and all this perseverance in it, without ever fo much as once calling upon the Executors to give him the fatisfaction of feeing the proofs that it was not just; which was certainly giving them a credit, which they had been very far from fetting him the example of. But the difference was, that Mr Fraser knew it was founded in downright falsebood, and only not in perjury; and he had, by this time, good information that the Executors knew this.

Though the history of this claim seems to be now at an end, there are yet two circumstances to be brought forward respecting it, more material, perhaps, than any that have been yet adduced, to show that it was false from the beginning; at the same time that they manifest, at once, the cunning art, and the bold practice with which it was carried on, and endeavoured to be muintained: but, as they are blended, in some measure, with the charge

charge upon Colonel Hannay's estate, that has been already opened, as between Colonel Harper and Colonel Hannay, by the mediation of Mr Fraser, it becomes necessary now, in order to introduce them, to go back to that. But, as I persuade myself that I have already displayed Mr Fraser's conduct in colours sufficiently intelligible, and upon reasoning which I defy him to answer, I shall be as short as possible on what remains.

The Reader will recollect what the nature of the contract was, upon which Mr Fraser, immediately upon the death of Colonel Hannay, delivered in a charge to his Executors, on behalf of Colonel Harper. Some difficulties arising as to the settling of this charge, it was agreed between the parties to refer it to arbitrators; of which I was named for one. We made the best award we were able, upon such materials as were laid before us; and the money awarded by us to be due to Col. Harper, was paid into the hands of Mr Fraser, his agent.

It happened, however, foon afterwards, that in the fearch made amongst Col. Hannay's papers, for the purpose of ascertaining the claim of the note, some letters were found, which, coupled with the result of the demand made upon the note, induced more than a suspicion in the minds of the Messrs Hannay, that Mr Fraser had not conducted himself with the most exemplary correctness, relative to the charge he had been making in the name of Colonel Harper, before the arbitrators; and they accordingly desired, and obtained, a re-consideration of our award.

Upon the original arbitration, however, it was the duty of Mr Fraser, and he accordingly undertook, to deliver in to the arbitrators, every letter and paper in his possession, that would tend to throw light on the claim respecting the elephant contract. It was his duty, no doubt, to deliver in the whole, and to deliver

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them in religiously; how faithfully he discharged this duty, the Reader will have an opportunity of judging.

Among other letters delivered in by him upon this occasion, was that marked U in the Appendix, which professed to be a copy of one from himself to the late Col. Hannay. Whether he delivered it in for the purpose of elucidating the subject of the arbitration, may perhaps be doubted. In truth, there can be no question, but the purpose of it, delivered in as it was, was to give colour to that demand of the Note, which it thus appears he had it even now in contemplation to fet up; for, it is to be observed, that the letter, according to Mr Fraser's copy of it delivered in, bearing date 12th September, 1780, having begun concerning Col. Harper's affairs, concludes thus, concerning his own. " I begged of you also in my last (be says) to let me have a bill on Calcutta for 5 or 6000 Rupees, on my own account. Should you have any cash in Calcutta that you can command, will you oblige me by an order for 20,000 Rupees, and I will thank you if you do: but at all events, my friend, fail not writing me two or three lines in reply, &c."

Now this copy, upon comparison with that marked T in the Appendix, which is the very original, as found among Col. Hannay's papers, in the search alluded to, turns out to have been a partial and mutilated one.—It is mutilated in this, that subsequent to the words, "will you oblige me by an order for 20,000 Rupees," the original goes on, "to be replaced within two months," which are entirely omitted in Mr Fraser's copy. It is evident, by the terms of the original letter, that Mr Fraser was requesting a loan, not demanding a debt. This is further confirmed by the fact, which will appear to any one, upon reference to the accounts of the time in the Appendix;—that, at the date of this letter, Colonel Hannay's debt to Mr Fraser was within 3000 Rupees, whereas the sum applied for was 20,000. But as Mr Fraser

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fer was foon to bring forward a claim of above 10,000 Rupees, in his own right, which he was aware might need support, it became convenient for him to lay some ground for it. As far as the letter in question was inconsistent with the intended claim, he might indeed have kept it back altogether, as he actually did several others: but he thought that, by leaving out the material words, "to be replaced within two months," the letter would stand as an application to Colonel Hannay, simply, for 20,000 Rupees, in September 1780. Such an application would suppose a debt; and that debt would represent or account for the note he was shortly to put in his claim upon.

That the letter was mutilated by him is evident; that it was mutilated for any other purpose than that which I have assigned, it is for Mr Fraser to shew.

This was one of the circumstances by which Mr Fraser appears to have been preparing his way gradually for his fubfequent demand of the note, even while he was pretending to furnish matter for the judgement of the arbitrators, upon the claim made by him in the name of Colonel Harper. But the other, which I am now about to state, at the same time that from the depth with which it was laid, it will require fome accuracy of deduction on my part, and some attention in the reader to detect it, will yet, with these respective observances, come out on the mind of every man in so fensible a form, as will amply justify me in the confidence with which I pledged myself to demonstrate, that, at the time Mr Fraser was offering to swear, that he was "conscious of no ground in the world that the executors of Colonel Hannay could have to suspect him," he knew he was offering to swear that which he could not have fworn with truth. I now go further, and take upon myself to say, that he knew the contrary a confiderable time before; and that the demand of the note was

as deep as it was false; not arising upon the sudden and accidental discovery of it in his possession uncancelled, and claimed without thought; but conceived with great deliberation, gone about at a distance, indirectly, and with exquisite caution; and not ultimately made, till he had tried whether the ground he was about to tread would bear him; and had satisfied himself he could not be detected, with a degree of certainty, that prompted the assurance with which he appears to have afferted it.

It will be found, upon a reference to the correspondence between Mr Fraser and Mr Ramsay Hannay, relative to the subject of the arbitration, inserted in the Appendix, particularly to the letter marked Z, that a principal difficulty in the way of a final adjustment of the Elephant account, was to ascertain the actual disbursements for conducting the Elephants up the country, in different berds. "It is unlucky," says Mr Fraser, in the letter referred to, (which is dated 29th October 1782) "that this account of the charges had not been ascertained, as it may prove the most difficult part in any present arrangement."

In a subsequent letter, dated 4th November following, to the same gentleman, he says, (See Appendix, A a), "I was happy to understand by your letter of the 30th, that you had found some accounts relative to the Elephant concern; and I fondly hope that, on a proper arrangement of the materials which that bundle may produce, the Executors will be able to form a decided view of the business." And, in a third letter upon the subject (see Appendix, Bb), "stating his idea of Captain Harper's claim on the estate of Colonel Hannay," he says, "These are the articles which compose the account; and if you can ascertain the amount of costs and charges upon the Elephants, the principal difficulty will be removed."

Who would believe, that reads these extracts, which are fairly taken from Mr Fraser's own letters, that Mr Fraser himself was the very man, who, as agent to the parties, actually made the disbursements which now created the great difficulty in settling the accounts; of which, however, he affects, by these letters, as total an ignorance as could be attributed to the Executors themselves.

But, it will asked, how does this fact appear, and to what purpose should he affect to be thus ignorant? If the fact was so, his affectation of ignorance is of itself a suspicious circumstance. Now, upon reference to his letter to Colonel Hannay, of the 13th July 1781, (Appendix, B) it will be found, that that letter inclosed the very account I am now speaking of which was wanting to adjust finally the subject in arbitration. " The accompanying (he fays in that letter) is, I believe, an extract of my difbursements for Elephants." Such is the evidence of the fact. But the very same letter betrays the reason of this affectation. This same letter that inclosed an account of the disbursements made by him as common agent for Colonel Hannay and Colonel Harper respectively, inclosed likewise his own account-current, up to the 30th April preceding, with Colonel Hannay alone; that very account, in which the consideration of the promissory note was reflated, and re-charged to Colonel Hannay; and, by the refult of which, it came to be put an end to, though it was never specifically demanded up. - " I am just arrived (fays the letter) on board my boat; and write principally to inclose your account-current, 30th April last, balance in my favour Ct Rs 6842 3 2." This was the very account I have described it to be, as will appear by a reference to it, N° IV. in the Appendix. It is here observable, that it was the practice of Colonel Hannay, as can be testified by those who are most competent to know it, to keep all papers or accounts, that he received, together, in the same

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cover in which they were inclosed to him; and, in fact, these two accounts were found at the same time in the subsequent search made amongst the deceased's papers. Mr Fraser then, who of all men knew Colonel Hannay's practice best, foresaw, that if the account of difbursements sent in by him on the 13th of July to Colonel Hannay, should cast up in the hands of his Executors, the conclusion would be, that they were in possession, and had notice of his other account of the 30th of April; in which case, it would be impossible for him to make the claim of his Note with any degree of fecurity; inafmuch as, by that account, the Note was completely liquidated. In this view, it became of infinite confequence to Mr Fraser, to found the Executors well, whether they were in possession of any account of disbursements or not; and in this view, it may be prefumed he began by preferring his claim as agent, and postponed his own; which is not, perhaps, the usual course of men full as honest as Mr Fraser. He accordingly urges to the Executors in all his letters, the importance that thefe accounts are of to the fettlement of the arbitration; and in every letter provokes an inquiry concerning them. In his letter of October 29. 1782, before referred to, he fays, "Luckily, indeed, your Brother's letter to me of the 17th September 1780, takes such a range of the transaction as will carry to you a general idea of the whole. I therefore enclose a copy of it, together with copies of such of my letters to him as necessarily form a connection. I also inclose a copy of the receipt alluded to; and, on a perujal of the whole, and fuch further materials as you may be able to discover among the papers of the deceased, my arrangement of the accounts will, I hope, be approved and completed." Among these copies so fent in, there was not a word of his letter of the 13th July. This was carefully kept back; being to be produced, if produced at all, by the Executors themfelves. If it was produced by them, which he purpofely gave them every reason for endeavouring, the claim of the Note was then at an end. If it was not produced, it might fairly be concluded.

chuded, that they knew nothing of the Account balanced the 30th April 1781, and the Note might be demanded with fafety.

In fact, some search was made by the Executors for the purpose. But Colonel Hannay's papers, from the circumstance of his having come to Calcutta so recently before his death, were in the utmost confusion; heaped together in trunks and baskets, without any order or arrangement; and Mr R. Hannay having sound one bundle, indorsed, "Papers relative to the Elephant-concern," was the rather content to give himself no farther trouble, in searching amongst such a mass of confusion.

The bundle, however, not containing Mr Fraser's original letter to Colonel Hannay of the 13th of July 1781, inclosing an account of his disbursements, did not serve much to clear up the difficulties of the arbitration; for thus Mr Fraser writes about it. "It is with much regret (the letter is to Mr Ramfay Hannay, dated Oct. 29. 1782, before referred to, Appendix, Z**) I read in your note, that your late brother's papers do not throw any light on the transaction with Captain Harper; and I most sincerely lament the reluctance your Brother had to setting about an adjustment of it. It proceeded, I believe, and indeed I am pretty certain he told me fo, from the difficulty he found in afcertaining the actual disburfements made for the concern of the Elephants, proceeding up in three different herds. When he was himself in Oude, he was obliged to request different friends at the different stations to supply their keepers, which made the account branch out, and probably it became blended with other concerns. It is unlucky that this account of the charges had not been ascertained, as it may prove the most difficult part in any present arrangement." Again, I ask, would any man believe, that with all this fense of the importance of this account towards fettling the arbitration he had submitted to, and all this lamentation for the want of it, Mr Fraser should have been himself the man, who, within

within less than a year and a half of this time, had actually stated this very account to Colonel Hannay, which he thus leaves it entirely to the Executors to bring to light. Mr Fraser, to repeat it again, was much interested, considering the company it was in, whether the Executors could bring it to light or no. In fact they searched in vain; and the first award was made without it. Mr Fraser immediately took courage, and claimed his note. In the search that was recommenced in consequence of this claim, the account of the disbursements for the Elephants was found at the same time with the account by which the claim of the Note was detected; and this was one reason for having the award upon the Elephant-concern reconsidered. I persuade myself I need not make another observation upon this conduct of Mr Fraser's upon the subject of the Elephant-concern.

Another reason with the Executors for having the award that had been made reconsidered, was (added to the suspicion they now began to entertain of Mr Fraser's character) the variance between the original of Mr Fraser's letter of 12th September 1780, to Colonel Hannay, which likewise they had now discovered among their brother's papers, and the copy of it that had been delivered in to the arbitrators by Mr Fraser. Upon this variance, produced by a mutilation, I have already submitted my observations.

But the third and principal reason that determined those Gentlemen to the measure they took, was, in the course of the satal search that arose upon the demand of the Note, the discovery of as palpable a fabrication, surely, as ever was practised. What interest Mr Fraser had in such a fabrication, if I prove the fact, I shall think myself perfectly discharged from shewing. That it was apparently done to support a claim made in savour of another, every man feels, if it was done, is saying nothing. When

ther Mr Fraser really meant to carry the benefit arising from this fabrication to the account of another, in whose cause it was made, every man will judge for himself who has got so far in this Narrative. I have only pledged myself to bring forward the fact.

The subject of the claim made by Mr Fraser on Colonel Hannay's estate, in the name of Colonel Harper, the Reader will recollect, was, what should be due to Colonel Harper upon his share in the Elephant contract, in which he and Colonel Hannay had been jointly concerned. The management of this contract has been already stated to have been left principally to Colonel Hannay, who had received the profits of it; and therefore, besides the grofs fum that was due upon it to Colonel Harper, Mr Fraser claimed interest in his behalf, on the proportion due to him, during the time it had been in Colonel Hannay's hands. And I fearcely mean here to dispute the reasonableness of such claim, if Mr Fraser had not fabricated evidence in support of it. For tho' the Executors of Colonel Hannay, as Executors, demurred to allowing it, on the ground that interest was not allowed upon open accounts in the Courts; yet they referred this, as every other matter in dispute upon the subject, to me and the rest of the arbitrators; and I, for one, was, in the end, of opinion, upon the equity of the case, that this claim should be allowed; and it was allowed accordingly. But while the matter was in arbitration, it occurred to me, to ask Mr Fraser, Whether, as it was a matter of long standing, he had ever claimed this interest for Col. Harper, of Col. Hannay himself? To which he replied, That he had; but that the Colonel had not agreed to it. And, upon my asking him what his objections had been, for these, and every thing else relative to our enquiries, he referred us to Col. Hannay's and his correfpondence on the subject,

Among the copies of this correspondence given in by Mr Frafer, was one, purperting to be the copy of a letter (vide Appendix, Y,) written by him to Colonel Hannay, dated, Calcutta,
1st December 1780, in answer to one written to him by the
Colonel, from Atterowlee, (vide Appendix, p. 20.), on the 17th
of September preceding; in which copy, alluding to his claims
upon the Colonel on behalf of Colonel Harper, he says, "The
only thing we differ upon is, his right to interest on the sums you received through Middleton, and had the use of until your payment to me
at Lucknow, of 35,000; and this we can, at mutual convenience, refer to the opinion of some friends."

This, the Reader fees, completely verified, in appearance, the pretence made by Mr Fraser, that he had demanded this interest of Colonel Hannay in his lifetime; and, as I intimated before, it was allowed in our Award.

But this was not the only purpose answered by this pretended copy. Col. Hannay, as will appear by references to his letter (vide Appendix, p. 20.) from Atterowlee, as well as by this prefent answer of Mr Fraser's, had advanced Mr Fraser the sum of Ct Rs 35,000, on account of Colonel Harper; for which, however, he had taken a conditional receipt from Mr Fraser, stating, that if that sum should turn out to exceed the sum due to Colonel Harper, the surplus should, upon the sinal adjustment of accounts, be repaid. The passage that imports this will be found in the letter referred to, beginning, "All those circumstances I mentioned to you before," &c. Upon which conditional receipt, a doubt might have arisen, whether any thing was now due to Colonel Harper, and whether Colonel Harper himself was not the Debtor.

Now, the pretended copy of Mr Fraser's answer, dated 1st December

cember 1780, served to answer this doubt in favour of his principal; as will appear upon turning to the paragraph in it beginning, "The clause in my receipt was very proper, because," &c.

A third end it answered was, to confirm the impression intended to be made by Mr Fraser's letter of the 12th September preceding, in the mutilated state in which the copy of it had been delivered in by him, namely, that he had, by that letter, been demanding a debt of Colonel Hannay; the policy and application of which, in support of the claim he was at this time meditating upon the Note, I have already pointed out. The passage of this pretended letter that was to confirm that impression, is to be found at the end of it. (Appendix, Y.) "You have not, (he pretends to say) replied to my last requisition of 20,000; but it is immaterial, as I am at present sufficiently provided:" Never, (the Reader will observe) saying any thing of the undertaking "to replace it within two months," which would have clearly proved it to have been borrowing; but, on the contrary, referring to his application by a term peculiarly descriptive of an application for money due.

Such were the useful purposes which this letter might serve, as well upon the occasion of his future claim upon the Note, as upon the arbitration, with respect to which it was delivered in. Among which, too, it was perhaps not the least, that it is certainly written with a tendency (and is indeed a master-piece in this view) to impress the Reader with the most favourable sentiments of the Heart and Plain-dealing of Mr Fraser. The only question is, whether it was a genuine copy of the letter it affects to represent?

Among other unexpected discoveries made by the Meffrs Hannays in their search relative to the Note, was that of an original letter from Mr Fraser to Colonel Hannay, dated 24th December 1780, written in Mr Fraser's own hand, and now in the possession

of the Executors. If this was the real answer to Col. Hannay's letter to him from Atterowlee the 17th September preceding, it follows, that the copy given in by Mr Fraser, dated 1st December, was a statious one. Whether it was or not, shall now be submitted to the judgement of the Reader.

I will endeavour to be as fhort as possible in the proofs. I might content myfelf, indeed, with referring the most inattentive, and indifferent reader, to the comparison of the two letters, with reference to Colonel Hannay's, and leave him to judge. First, Colonel Hannay's letter of the 17th September, related, as will appear upon turning to it, almost entirely to Col. Harper's affairs; so that, next to the date itself, it could not possibly have been described more properly than by that circumstance. How, then, does Mr Fraser's real letter, of the 24th December, begin? It begins by apologizing for not having replied before, to the Colonel's letter, on the subject of Harper's affairs. "Let this state of mind, (he fays), and your own experience, plead my apology, for not replying to your letter on the subject of Harper's affairs." Now, it has already appeared to the Reader, that, giving Mr Fraser credit for his pretended letter, of the 1st December 1780, delivered in by him to the Arbitrators as a true copy of his answer to Colonel Hannay's of September, that he had replied to that of Colonel Hannay's most particularly. The letter, therefore, of the 1st December, and that of the 24th, are inconsistent. But that that of the 24th was really written by Mr Fraser, there can be no doubt; because it exists in his own hand. It follows, therefore, by consequence, that that of the ist December was a pretended one.

Again—In his letter of the 24th, he goes on, "I received it (meaning Colonel Hannay's) when I was bufy preparing for my trip hither (to Calcutta); and not having brought it with me, I can only tell you that you were wrong in all your positions and suppositions.

-I never in my life sent the copy of a letter from one friend in the country to another out of it," &c.

Here he affigns the want of Colonel Hannay's letter, as a reafon for not entering more minutely than he does into the fubject of it.—But this is absolutely inconfistent with his pretended anfwer of the 1st of the month; in which, equally without Colonel Hannay's letter by him, he appears to have replied to his politions, and fuppositions, very particularly-and that of the 1st turns out most manifestly to have been a partial only, and fabricated copy of that of the 24th. In that of the 24th, he goes on from the part I last broke off at, to say, " I never in my life fent the copy of a letter from one friend in the country to another out of it, in elucidation of business; and should be little pleased with any man that would use any part of my private correspondence in that way. When I shall have occasion to make use of my correspondence with you, I will fign myself as attorney for Harper, and not as your friend, claiming your considence. I will bereafter reply to your letter .- This is an apology for the delay only.

Now mind how he pretends to have written on the 1st of December.—" I am writing to Harper (he says) by these ships; but, my friend, I never sent him any part of our correspondence. I have always considered it of a private nature.—When it becomes necessary to send him any correspondence, it may be formally carried on, and signed by me as his acting attorney, and not your friend. This necessity, however, I hope, will never occur.—The only thing we differ upon is, his right to interest, &c. &c.

Now, is it possible to believe, that both these passages could really have been written, the one on the 1st December, the other on the 24th, without supposing Mr Fraser in his dotage? They are almost exact repetitions, the one of the other.—It is actume K

agere; and to be accounted for only upon the supposition of that of the 1st having been copied from that of the 24th, which we know to be a real one. But an honest copy we likewise know it not to be; for it is not only different in point of date, but materially different in every other part, except that which I have this moment been extracting; it follows, therefore, that it is a pretended one only, fabricated to serve a purpose.

The Executors of Colonel Hannay, as I observed before, were, upon the discovery of the *real* letter of the 24th, so satisfied of this, that it became one of their principal reasons for requiring our Award to be reconsidered.

Upon the discovery made, and its being mentioned to Mr Frafer, he agreed that there was a mistake; but alledged that it was only in the date; and that the pretended copy was, in truth, not an immediate answer to the Colonel's letter of September, but the copy of one written by him to the Colonel on the 1st of January 1781. This, perhaps, is rather suspicious, by way of amendment; but let us take it so for a moment, and try how it will stand the test.

In the first place, it is a fact, that the Executors searched purposely, to see if they could find the original of any such letter, dated the 1st of January 1781; but they neither sound any of that date, or of any other corresponding with it. But, to try this amendment by the test of reasoning, it is now agreed, that Mr Fraser wrote to Col. Hannay from Calcutta, the 24th of December 1780; excusing himself for not answering him more particularly than he was doing, on the subject of Harper's affairs, by the circumstance of his not having the Colonel's letter immediately by him to answer, but promising to supply the defect hereaster. Here is, then, a copy, pretended to be the copy of a letter, written by Mr Fraser, only seven

feven days after, viz. on the 1st of January 1781; in which, without taking the smallest notice of his having written the Colonel a very long letter but feven days before, without affecting that he had fince received the Colonel's letter at first, he yet enters into a minute detail on the subject of Harper's concerns; in reply to the very letter, which, only feven days before, he had apologifed for not answering, because it was not then in his possession. But the most curious circumstance of all is, that, in this supposed letter of the 1st of January, he repeats almost verbatim what he had already written to the Colonel but feven days before; and this not upon any article of business that might require to be repeated, but upon a matter of observation only, without any thing new or varied concerning it. Possibly, if Mr Fraser shall think it worth his while to try his recollection again at the date of this letter, he may be more fuccessful. But till he does, I leave it to be judged, whether it was or was not a fabrication. I had fet out with suppofing, that Mr Fraser had himself no apparent interest in the fabrication of it. But it now turns out, that it was calculated, in fome degree, to give countenance to his favourite claim upon the Note.

Thus have I brought to a conclusion my narrative of a claim, loaded with such badges of an attempt to defraud, as I persuade myself no understanding, that applies itself to them, will doubt for an instant the effect of it.

That the claim was in fact not founded, stands confessed by Mr Fraser. That he knew it not to be founded, who can doubt that considers the circumstances?

First, the Time at which it was made—not immediately upon the death of Colonel Hannay, and when he was delivering in his accounts on behalf of Colonel Harper—but postponed till he had

every reason, that the nature of the thing could afford him, to be. satisfied that he was in no danger of having it detected.

The description of Person by whom it was made—not a semale, of whom precision in accounts is not exacted—not a private gentleman merely, unused to Money-transactions, who might perhaps be heard to alledge the plea of oversight—not a boy, but lately initiated into them—But a Man regularly bred to business, and long conversant in it; of natural talents, of acquired skill, and of accustomed accuracy—who must be presumed to have had his Ledger; and who could not have looked to that Ledger, to which his attention was upon this occasion over and over again called, without seeing that the Note claimed had been liquidated:

The Sum in question—not a trisling one, that might have slipped a man's memory—liquidated not a length of time back, which the memory might not have reached, supposing the Ledger to have afforded no trace of it—but a Sum of considerable magnitude, included in an Account balanced within less than two years of the time at which it was now claimed over again, and constituting the proportion of no less than four-fifths of the whole sum debited previous to any Balance:

The Precautions taken, and Means used to favour it—a concealment of evidence, and the most affected ignorance—the Mutilation of one letter, and Fabrication of another:

The Manner in which it was made, and afterwards dropped—Made, not in the open, fober method of one friend claiming a just debt of another, but in obstinate concealment of all satisfaction to the Executors concerning it—insisting upon the title of the note itself; endeavouring to stifle their doubts, and hurry on the payment of it, by indecent menaces of law, and claims of legal interest —afferting

—afferting it, with the most deliberate and determined assurance, till the resolute conduct of the Executors began to excite alarm; and even then, taking upon himself to be positive as to his correctness about it, and offering to confirm his testimony upon Oath—Dropped, not upon a conviction reasonably demanded on his part, and reasonably afforded by the Executors, that he had not been correct; but upon information only of a discovery by the Executors, of accounts, by which it appeared to have been liquidated; —dropped instantly, with a confession of the mistake, a fruitless attempt to explain it, and a submission at once to the Terms imposed upon him:

Lastly, the *Persons upon* whom it was made; not his enemies—not Persons indifferent to him; but the Representatives of his deceased *Friend*, by whom he had been trusted.

If these are Badges of fraud, and of aggravated fraud, which there is no mistaking, Mr Fraser, before he can get rid of them, must get rid of his own Letters, and of the testimony of the Executors: for to these only have I appealed for my affertions.

That it should have fallen to me to have published them, I regret sincerely. I know the value of character, and the blessed enjoyment of Friends. But I know likewise my duty to the Public, and what I owe myself. I am not conscious I ever had a difference with Mr Fraser in my life; or ever disliked him, but in that spirit of indignation, which I would not but seel against every man whose Integrity I have the strongest reason to question. When I first objected this charge to Mr Fraser's proposer at the Bengal Society, I was not conscious, I am not conscious now, that I was disclosing any thing not perfectly notorious to every man in Calcutta at the time Mr Fraser gave rise to it. I was satisfied to have acquiesced in the Award made between us, howsoever I ap-

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pealed from it to my own Conviction. But Mr Fraser, in a rash confidence that has more than once betrayed him, has chosen to draw me out again, by his insulting contumely. For the peril into which he brings my Life, he knows me little, if he thinks I estimate it. Whether his character or mine will best bear the searching Eye of the Public, it is, perhaps, too late for him to consider. I can at best say to him, in the memorable words of Junius, (whose concealment of himself, however, I have distained to imitate), that, "from the Lesson I have given you, you may collect a profitable instruction for your future life. It will teach you, either so to regulate your conduct, as to be able to set the most malicious enquiries at defiance; or, if this be a lost hope, it will teach you prudence enough not to attract the public attention to a character, which will only pass without Censure when it passes without Observation."

April 9th 1787.

ROBERT STEWART.

ERRATA.

The fum of the Promissory Note is supposed, in p. 15. to have borne the proportion of sour-sists to the balance of the account delivered in in 1781. But this is a mistake. The sast is much stronger. It bore that proportion even to the sum debited to Colonel Hannay in that account, (which was but Ct Rs 2193, 9, 7) before the deduction of the credit side was made from it, and any balance struck. The balance of that account was only Ct Rs 6842, 3, 2, (equal to 6841. 4s.), a sum evidently much below the Note.

APPENDIX.

A

The Account Current, No II. was inclosed in this Letter.

DEAR MAJOR,

MANY fruitless letters have I written you. Accompanying I have the pleasure to transmit your Account Current, Balance in my favour, 30th of April last, Ct Rs 9233, 3, 8. In part of which I have this day drawn on you for Current Rupees nine thousand, at thirty days fight, in favour of Captain Samuel Kirkpatrick, to whom I am indebted, and paying interest, and which, I hope, will put you to no inconvenience.

J am,

Your's affectionately,

J. FRASER.

Dinapore, June 19th, 1776.

Major Hannay.

Extract

Extract of a Letter from Mr James Fraser to Major Alexander Hannay, dated October 9. 1776.

(The Account, No. III. for the Balance of which the Note of Hand was granted, was inclosed in this Letter.)

As it is faid that short accounts make long friends, that I do not intend to alter towards you, until you land in the King's Bench prison for bribing and corrupting, and that I believe I shall not even quit you then, I hurry my account, or rather the continuation, to your hands. If you approve, send me a chit, or something in the promissory way, acknowledging that you this day owe me so much money, that, should we walk off, our heirs may have no dispute.

Not, please God, I hope that either of us shall. I return you my draft in favour of Kilpatrick, which you accepted. We shall meet above next month, I suppose. When you leave Chunar, or are preparing for it, write me. Here is a letter from Cockaell. Anderson very ill, he says.

I am,

Your affectionately faithful friend,

J. FRASER.

 $\overline{\mathbf{C}}$

The Account-Current, N° IV. which contains the same principal Sums as the preceding Accounts, N° I. II. and III. on which a Charge of Interest is made, was inclosed in this Account.

MY DEAR COLONEL,

REPORT flattered me with the expectation of feeing you at Lucknow, which prevented me the pleasure of writing you during my stay there.

I am just arrived on board my boat, and write principally to inclose your Account-Current, 30th April last, Balance in my favour, Ct Rs 6842, 3, 2, or £ 684 45. 6d.

It was not my intention, originally, to have charged you interest; but as such a length of time has intervened, and that I have invariably paid interest to every man of whom I ever had money, you would not, I am sure, thank me for omitting to state an Interest-Account with you. It is in this persuasion that I have adopted the general custom of business, and my own invariable mode of stating Accounts. I believe I have paid as much money for interest of money, these fourteen years, as would purchase me a German Principality. Should I have committed any mistake, or that you have no time to examine the Account, I beg you will, at all events, on receipt of this, transmit me a bill to Patna, on Calcutta, for Ct Rs 4614, 8, payable, if you please, to James M

Grant or order. I received fo much on his account, now at Lucknow, and expended it. I cannot conveniently draw upon my own Attorney for the money, which makes me fo defirous for a bill from you for the nett fum. If you cannot draw, write me three words, that I may not neglect to refund Grant fome other way. Your books I have returned to Hoolas Roy, to wait your orders. The book-cafe is still in my possession, and you may charge me what you please for it, if you are not desirous to have it back.

Harper's accounts I shall be infinitely obliged to you to transmit. There is an account between him and the estate of Burton, which I cannot adjust till I see your's. The accompanying is, I believe, an extract of my disbursements for elephants. If you will make out a general account, in this manner, of all the disbursements by individuals, added to your own remittances and disbursements, the whole cost of the concern is at once ascertained. Dedicate an hour to this business, and oblige

Your affectionate Friend,

J. FRASER.

Faysabad, July 13th, 1781.

COL. HANNAY.

D

The open Account - Current, No V. the Balance of which, Ct Rs 314, 15, 8, was the only Sum actually due to Mr Fraser at Col. Hannay's Death, was enclosed in this Letter.

MY DEAR COLONEL,

CLOSING and BALANCING ACCOUNTS, I find my-felf confiderably in arrear with Martin; and to affift in liquidating a debt I contracted to him last year at Lucknow, I this day gave him a bill on you for Ct Rs 1500; which I beg the favour of you to duly honour, credit being given you for the same in account, as per accompanying Extract, or Sketch of Accounts.

I remain invariably,

Your's, most affectionately,

J. FRASER.

April 30th, 1782.

LIEUT.-COL. ALEX. HANNAY.

MAJOR HANNAY, in Account Current with JAMES FRASER,

CR.

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Thomas Motte, for Cash advanced by him to Mr Cornack, by my desire, and charged against me,	554	0	٥	Balance at your Debit in new Account, 8294 8 0
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Errors Excepted, DINAPORE, April 30. 1775.

(Signed), J. FRASER.

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DINAPORE, April 30. 1776. Errors excepted,

(Signed), J. FRASER.

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DINAPORE, October 9th 1776. Errors excepted. (Signed), J. FRASER.

N. B. This is the Account for the Balance of which the Note of Hand was granted

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By Cash from Mr Burgh	By Lieut. James Law, for Captain	Lirookes's Draft on him, credited me as follows						By Cash this Day from Mr H. Grant for Col Parker's	Draft for Claret I let him have from your Godown		By Lieut, Peter Connellan for my promissory Note to him	retired by you	Interest on the following Sums from their respective Dates	to the 30th April 1781 at 10 per cent.	On Ct Rs 1160 c ofrom 1 Feb. 1774																								
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Lieut.-Col. ALEX. HANNAY, with JAMES FRASER,

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" N. B. The Sums with the Afteriffs prefixed were not in the Original, but are added, to show the Balance of the Account.

E

To JAMES FRASER, Esq;

SIR,

I BELIEVE I misunderstood you the other morning, in thinking that you claimed the amount of the promissory Note, independent of the Balance of the Account-Current. Pray am I right or not?

RAMSAY HANNAY.

F

To RAMSAY HANNAY, Esq;

DEAR SIR,

THE promissory Note being neither stated, or charged in the account, must necessarily be independent of that account, and the Balance of it. If you wish for any elucidation of the Account,

count, or the mode or amount of my receipts, be pleased to in-

I am, DEAR SIR,

Your's, most obediently,

I. FRASER.

Wednesday.

N. B. The 19th March 1783.

G

To JAMES FRASER, Esq;

SIR,

I NEVER imagined your demand on my brother's estate to be of the magnitude it appears to be, and will therefore be obliged to you to inform me how it arose; that is, on what occasion the Note was granted, and why it was not inserted in the accounts-current that have been sent in subsequent to the date of it.—I also beg to know the precise sum you have to demand of the estate.

I am, &c.

RAMSAY HANNAY.

P

H

To RAMSAY HANNAY, Esq;

DEAR SIR,

I HAVE no demand on your late brother but what is constituted by his promissory Note, and the small Balance of the open account; both originated from money advanced folely to accommodate his convenience, as often thankfully acknowledged by I did not chuse to involve the Note, which I held of nearly equal validity with a bond, in an Account-current, from. which it was distinct, and on which there was a Balance due to me, and he did not defire it. I had, moreover, fome difficulties about interest. After the amendment of his money-concerns, I frequently fignified the wish to be reimbursed both, without pressing it. He fuggested different modes of liquidating the debt, to favethe exchange on his money, &c. &c.; and last year he assured me, that he had, the August preceding, transmitted me bills on you for a confiderable amount; but I never received them, nor any others. I have been looking for fome papers and letters to fend you; but I cannot lay my hands on them to-night, though I have detained your Hircarrah purpofely.

I am, Dear Sir,

Your's, most obediently,

J. FRASER.

Thursday night.

N. B. 20th March.

N. B. To this letter there was the following Postscript, though not printed in the first edition of the Narrative.—The Note is dated 13th Ostober 1776, for Gt Rs 10,120, 8, 6; and I believe interest is chargeable on it to the time of his death at least.

I

TO RAMSAY HANNAY, Esq;

DEAR SIR,

On enquiry I find it an established Rule in Court, to allow interest on promissory notes; propose therefore to charge your brother's estate to the 13th August last, because my own preference, declaredly, to the more complex account of Harper, has been the cause of delay. If I am right, it will stand thus:

Promissory Note, dated 13th October 1776, - Ct Rs 10120 8 6.

Interest thereon, from the date to 13th August 1782, 10 per cent. 5903 10 0
16024 2 6

Add Balance of Account-current.

Please to send me the copy of the account I left with you, that I may sign it, and send it with the promissory note, and any acquittance, or discharge, you may think necessary; when it shall suit your convenience to discharge the amount, the sooner the more convenient to,

Dear Sir,

Your's, most obediently,

J. FRASER.

March 22d 1783.

K

To JAMES FRASER, Esq;

DEAR SIR,

THE Executors of the will of my deceafed brother, consider the information that you have given them respecting the promissory note insufficient to justify their paying the amount, and I must therefore beg the favour of you to send me some other vouchers, particularly the account from which the balance of 6842 3 2 is taken.

I am, &c.

RAMSAY HANNAY.

L

To RAMSAY HANNAY, Esq;

DEAR SIR,

I HAVE this moment your note; but I confess honestly to you, I do not understand it: I would be very glad on this, and every occasion, to give satisfaction to the Executors of your brother's will; but I confess I think it an unusual thing to be called

on formally for vouchers in support of the promissory note, written and subscribed by the deceased; and when I intended to have sent you the other evening some letters, it was for your private satisfaction and information, and not formal proof. If the note does not sufficiently establish the debt in law, I must have recourse to such collateral proofs as may be in my power; and in the mean time, to prevent useless trouble and waste of time, I must beg the savour of you to inform me explicitly, whether the Executors, through you, resuse to pay the note, and for what reasons, that I may inform myself whether it may be most for my interest and convenience to prosecute the estate in this country, or in Europe.

I will fend the account you want as foon as I can get it copied, but my writer has been fick and abfent from me these three weeks.

I am,

DEAR SIR,

Your's, most obediently,

. March 22. 1783.

J. FRASER.

M

To RAMSAY HANNAY, Esq;

DEAR SIR,

On a reference to your note of yesterday, which was delivered to me just as I got up from sleep, I perceived I did not sufficiently Q advert

advert to the reasons assigned by the Executors of Colonel Hannay for refusing to pay the deceased's promissory note, the infusficiency of the information I had given respecting it.—I beg leave to observe, that I never meant by my communications with you to add to the validity of that instrument, nor did I conceive it necessary, or required of me. The Executors of Colonel Hannay act upon oath, and I rest the Colonel's promissory note upon its own ground, without asking or wishing any favour at all to it, from the heirs or executors. If they do not think themselves warranted to pay it on its own principle and felf-evidence, no collateral information of mine ought to induce them; on the other hand, I owe it, in justice to myself, to adopt the most expedient means of supporting and securing what I know to be very clearly my right; and, to prevent misunderstanding, I beg leave to revoke the arrangement of interest, in my note to you of yesterday, holding it fair, in a decision at law, to take my chance of what it grants: 12 per cent. I am told, is the interest allowed by the Court; and, if I am rightly informed, the refusal of a demand authorises the charge to the day of payment. As these circumstances make a considerable difference, I think it necessary to mention them, that they may not afterwards appear novel. I lament very much the trouble created to you, individually, in this business, and wish I had earlier understood the intention of the Executors. I beg you will excuse this additional, but last trouble on the subject; and

I remain, Dear Sir,

Your's, most obediently,

J. FRASER.

March 23. 1783.

N

To Mr HENRY STARK.

DEAR SIR,

As we are apprehensive Mr Fraser may say in answer to the bill, that he has sent the note of hand to England, we think it may be necessary to make a demand for the return of it before the sailing of the packet: I submit to you the propriety of it, and if you think it right, request that you will, without any delay, make the demand. You may inform him, that our reason for demanding it is, that we are of opinion it has been already paid.

RAMSAY HANNAY.

O

To HENRY and JAMES STARK, Efgrs.

GENTLEMEN,

I AM this moment favoured with your note of the 8th. I am really little versed in matters of law, and cannot make an answer to this note till Saturday morning, when I shall be in town, and furnish you with my reply; mean while,

I am, Gentlemen,

Your most obedient humble Servant,

JAMES FRASER.

P

To HENRY and JAMES STARK, Efgrs.

GENTLEMEN,

JUST as I came home last night, I received and acknowledged your note of the 8th, promifing an answer on Saturday morning. The Executors of Colonel Hannay never intimated to me that the deceased's promissory note was discharged in his lifetime; they demurred to the payment on a plea of infufficiency of vouchers, and, huit at it, I fignified an intention, if I found it practicable, to enforce payment in Europe; but I have fince done nothing at all in the business. I think the plea now set up in the requisition through you is intended to compel an adjustment in this country; but taking the literal meaning, it conveys, you may believe, a very unpleasing imputation; and I affure you upon my word, Gentlemen, as I am ready to confirm upon oath, that I am not conscious of any ground in the world, on which the Executors of Colonel Hannay can found fuch a suspicion. I am positively clear I never charged this note to Colonel Hannay's account in any manner whatever, nor ever received value for it from him, or any body else, by myself, or any other person authorised by me. But if the Executors think they have any just grounds to suppose the contrary, I will be most ready to give fatisfaction in every reafonable point; and if they have any proof, I will, they may be affured, not only be ready to give up the note, but render any recompence fuitable to the occasion. After this declaration, I think it will be candid to tell me what is meant or alluded to; and from you, Gentlemen, I beg the favour to be informed. I am quite ignorant of law, as I believe you are acquainted, and, added to my general aversion to litigation, I should be particularly reluctant to engage now in any controversy that might probably require more time to decide than I propose to remain in the country. I shall not seek any information in the business until I hear from you in answer to this.

I am,

Gentlemen,

Gardens,

Your most obedient humble Servant,

Thursday morning.

J. FRASER.

Q

Meffirs S. T A R K S.

GENTLEMEN,

The reasons why the Executors of the will of Colonel Hannay demurred paying the promissory note demanded by Mr Fraser, was, because they then had some doubts of its being due; and why they now demanded the return of it, is, because they are satisfied the doubts they then entertained were not groundless. If Mr Fraser is assured that the note of hand has never, by any means,

means, been discharged, no information we could give ought to induce him to deliver it up; and, in that case, we must try what a law-process can do, in establishing our right to have it returned and cancelled. If, on the other hand, he is of opinion the Note is not justly due, he cannot require our reasons for not paying it, to prevail on him to deliver it up when demanded.

This you will please to inform Mr Fraser, and, at the same time, we expect his final determination without delay.

RAMSAY HANNAY.

R

To RAMSAY HANNAY, Efq;

DEAR SIR,

I EXPECTED to have had the pleasure of hearing from you yesterday. To put an end to this business of your brother's Note altogether, I here inclose it to be cancelled, which, I suppose, is all that can be required.

I am,

Gardens,

DEAR SIR,

Tuesday Morning.

Yours most obediently,

N. B. The 15th April.

J. FRASER.

S

To JAMES FRASER, Esq;

SIR,

I HAVE received your letter, with its enclosure, the promiffory note, granted to you by my deceased brother, for the balance of an Account Current.

The recovery of this Note was certainly all the Executors had in view in the steps they have used; but, as they have necessarily incurred some expence, in employing counsel, &c. they expect that you are to pay it, and I shall therefore direct Mr Stark to send you in his bill of charges for you to discharge. The Executors, also, think it proper, that the elephant business be re-considered; as they are of opinion, the information the arbitrators determined upon was improper; and that, had it not been for this information, they would have given a very different award.

I am, SIR,

Your obedient Servant,

RAMSAY HANNAY.

Calcutta,
15th April, 1785.

T

To MAJOR ALEXANDER HANNAY.

(The original Letter.)

My DEAR Major,

I WROTE you the 9th instant, concerning extract of a letter from Harper, and pressing you to hasten the adjustment of his account, which I now earnestly entreat. The poor fellow seems in great tribulation about the untoward state of his affairs, and no wonder. I begged of you also in my last, to let me have a bill on Calcutta, for 5 or 6000 Rs on my own account. Should you have any cash in Calcutta that you can command, will you oblige me by an order for 20,000 Rupees, to be replaced within two months? I will thank you if you do. But at all events, my friend, fail not in writing me two or three lines in reply, and you will oblige

Your affectionate Friend,

J. FRASER.

September 12. 1780.

N.B. This letter, in Mr Fraser's hand-writing, is in the hands of Colonel Hannay's Executors.

U

To MAJOR ALEXANDER HANNAY.

(Mutilated Copy.)

My DEAR MAJOR,

I WROTE you the 9th instant, covering extract of a letter from Harper, and pressing you to hasten the adjustment of his account, which I now earnestly entreat. The poor fellow seems in great tribulation about the untoward state of his affairs, and no wonder. I begged of you also in my last to let me have a bill on Calcutta for 5 or 6000 Rupees, on my own account—Should you have any cash in Calcutta that you can command, will you oblige me by an order for 20,000 Rupees, and I will thank you if you do; but at all events, my friend, fail not in writing me two or three lines in reply, and you will oblige

Your affectionate Friend,

September 12. 1780.

J. FRASER.

[The preceding letter was delivered by Mr Fraser to the Arbitrators who settled the Elephant Account, and was attested to be a true copy of one he had written to Colonel Hannay.]

To JAMES FRASER, Esq;

MY DEAR FRASER,

Atterowlee, Sept. 17. 1780.

I HAVE had the pleasure to receive your favour of the oth, enclosing me an extract from a letter of Harper's by the Duke of Kingston-I too sensibly feel his lotses, poor fellow, not to be as folicitous as any man can be to bring the elephant concern to as advantageous a close as possible; and you must do me the justice to admit, that it has not been owing to any neglect or blame of mine, that it has been kept fo long in suspence. The original sale of the elephants amounted to 108,000 Rs; Harper's advance on the purchase was 22,000 Ct Rs-mine was far more considerable. There is still upwards of 16,000 Halee Sicca Rs due by Polier upon this concern. In November last I paid you 35,000; I had before paid Burton a confiderable fum, I believe about 5000 Rs, but which I cannot afcertain, until I return to my cantonments where my papers are. All these circumstances I mentioned to you before, when we were together; but you feem to forget that they made fo fenfible an impression upon you then, that you expressly engaged, in the receipt for the 35,000 Rs. that, if it exceeded the fum which might appear due to Harper upon the final fettlement of the account, you was to repay me the furplus; and write to me for remittances, as if I were in possession of the funds. I believe, Fraser, you transmit Harper copies of all your correspondence upon his money matters: let me submit it to your own reflection, whether, upon his perufal of your letter, now before me, it must not appear to him, that without confideration either to his convenience,

nience, or the rights of friendship, I am wilfully keeping possesfion of his money, the contrary to which you well know to be the fact. In the course of a month I shall be able to see and decide upon the probability of recovering Polier's debt; and, if there is even a shadow of my being able to recover it, I mean to give Harper credit, and take the debt upon myself; and, until this is effected, what purpose can it answer for me to send you the account? If there is any balance due to Harper at that time, I will give you a bill on Calcutta for the amount; and if the reverse is the case, I will of course call upon you for the difference: And with respect to your private account and mine, if you will be fo good, my friend, as make it up to the first of next month, and fend it me, I will instantly grant you a bill on Calcutta for the balance. I am far from well, and living in a country which is as bad as the Fens of Lincolnshire; fo I shall only add, that I ever am,

My Dear Fraser,

Your fincerely affectionate and faithful friend,

· ALEX. HANNAY.

(Signed)

True Copy.

J. FRASER.

[The preceding letter was laid before the Arbitrators who fettled the Elephant account by Mr Fraser.]

(The

Y

(The fabricated Letter.)

MY DEAR HANNAY,

On the eve of my departure from Digah, I received your letter from the Fens. I hope they'll prove as fertile in preparing for the London Market as those of Lincolnshire; if not, I shall for ever execrate them for the untoward influence they fuddenly have acquired on the temper of my friend. I have been at this place now till I am tired, and I hope to guit it by the middle of the month. I am writing to Harper by these ships; but, my friend, I never fent him any part of our correspondence. I have always considered it of a private nature; when it becomes necessary to fend him any correspondence, it must be formally carried on, and signed by me as his acting attorney, and not your friend. This necessity, however, I hope, will never occur. The only thing we differ upon is, his right to interest on the sums you received through Mr Middleton, and had the use of, until your payment to me at Lucknow, of L. Sa. Rs. 35,000; and this we can, at mutual convenience, refer to the opinion of fome friends. The clause in my receipt to you was very proper, because at that time the Nabob's bond for the balance, principal and interest, ascertained in March 1777, about 30,000 Rs. was then outstanding, together with the balance of Polier's account, 20,000, inclusive of interest, drawn out by myself at your defire, and admitted by him with some little variation in the batta.

These were the funds whence I expected your ability to aid Harper; and I still sincerely trust you will be able to obtain credit for those sums in the Fouzdar's accounts with the Vizier. I know I need not urge you-I know, full well, the trouble you have had in this concern—I was an eye-witness to your perseverance, when we were fellow-labourers at Asuph's Court-I know also the fincerity and difinterestedness of your friendship for Harper:-but, my friend, confider the predicament I stand in between you; I have the happiness to be esteemed the friend of both; and I hope never to have the misfortune of forfeiting any part of the partiality of either of you. I love and esteem you both, and would act equally for either; and I am fure, my dear friend, you will, in cool reflection, acquit me of any impropriety to either, in the application which feems to have displeased you. I must pay another visit to Lucknow, and shall, if possible, storm your encampment in my way. You have not yet replied to my last requisition of 20,000; but it is immaterial, as I am at present sufficiently provided. News I know none, and politics we'll talk of in your jungles.

I am, &c.

(True Copy.)

J. FRASER.

Calcutta, December 1. 1780.

[This letter was laid before the Arbitrators who fettled the Elephant account, and was attested by Mr Fraser to be a true copy of one he had written to Colonel Hannay.]

To COLONEL ALEXANDER HANNAY, Efq;

MY DEAR COLONEL,

I HAVE often complained of your not writing from this place; but I was unexperienced. I am now only furprised, that any man, not resident here, can ever write at all. I am here now exactly two months, and what with running about recognifing old friends, and forming new acquaintances, I find myself totally unfit for writing. Let this state of mind, and your own experience, plead my apology for not replying to your letter on the subject of Harper's affairs. I received it when I was bufy preparing for my trip hither, and not having brought it with me, I can now only tell you, that you were wrong in all your positions and suppositions. I never in my life sent the copy of a letter to one friend in this country to another out of it, in elucidation of business; and I should be little pleased with any man that would use any part of my private correspondence in that way. When I shall have occasion to make use of my correspondence with you, I will sign myself as Attorney for Harper, and not as your friend, claiming your confidence. I will hereafter reply to your letter. This is an apology for the delay only.

Perhaps you may expect news: I wish I could fatisfy your expectation. The new military arrangements will, I believe, be complete by Tuesday, and take place immediately. Your Captains will all be promoted to the rank of Majors; but I hope you cannot be otherwise affected. General Stibbert is here, and, I believe, ably affisted by the experience and capacity of Mr Murray,

the Company's General. P. Murray is acting Adjutant-General; Colonel Hampton commands at the fort, and Colonel Blair at Baruckpore; Colonel Pearce will, I believe, be ready to leave this in five days. The Mahratters, to the number of 18,000, with about 20,000 Pindarry lads, on this fide of the Maha Muddy, and the Black Gentry, frightened with the persuasion of an irruption into Midnapore and Burdwan. I believe there is very little reason for fuch an apprehension. It does not feem to be doubted by the feafaring people, that Goddard will be able eafily to convey his troops in open boats to the Myfore Country. And it can never be doubted, that the veteran leaders on the Coast will be able to support the reputation they have been distinguished for. It seems, however, to be a very ferious bufiness there. They depend on us for supplies of provision. About 50 vessels have failed this month, and more preparing; but a late capture of a vessel in the Bay, by a French privateer, and intelligence of five or fix being cruifing about, has occasioned a great alarm, and will, I am afraid, create fome difficulties to our intended supplies. I believe the Governor has it in view to make a ferious reform in the civil line, as well the revenue as commercial. It is fully as requifite in the latter as in the former. I return to Patna in a few days, and will write you thence; mean while believe me, as I truly am,

Your affectionate and faithful friend,

Calcutta, December 24. 1780.

J. FRASER.

(Compliments of the season to you.)

N. B. The above letter was found amongst Colonel Hannay's papers at the time Mr Fraser's accounts were discovered; and it was by comparing it with the foregoing one, dated 1st December, that they were led to conclude that the last (the one of the 1st of December) was fabricated.

 Z^*

To RAMSAY HANNAY, Esq;

DEAR SIR,

UNDERSTANDING you are the acting Executor of your lateworthy brother Col. Hannay, I take the liberty to apply to you on the subject of an account between him and Captain Gabriel Harper; it originated in a concern of Elephants furnished the Nabob of Oude in 1774. I received 35,000 Lucknow Siccas, from Col. Hannay, on my receipt, to account, at Lucknow, in 1779; about 50,000 remained at that time to be realized, which, together with some difficulty Col. Hannay found in ascertaining exactly the amount of his own disbursements for the concern, delayed a final adjustment at that time; and the deal of business in which he was afterwards engaged prolonged the delay, though on subsequent applications he repeatedly promifed to finish the business. I hope the transaction appears sufficiently clear on his books and papers; if not, be pleased to inform me, and I will furnish materials. Mr Middleton was acquainted with the circumstance of the joint concern, &c. as well as his moonshies, and Lieut. Long, who lived. with Capt, Harper at the commencement.

I am,

SIR,

Your's, most obediently,

October 26, 1782.

J. FRASER.

Extract

7.**

Extract of a Letter from Mr FRASER to Mr R. HANNAY, dated, Coffapore, 29th October 1782.

SIR, U

It is with much regret I read in your note, that your late brother's papers do not throw any light on the transaction with Captain Harper; and I most sincerely lament the reluctance your brother had to setting about an adjustment of it. It proceeded, I believe, and indeed I am pretty certain he told me so, from the difficulty he found in ascertaining the actual disbursements made for the concern for the Elephants proceeding up in three different herds, when he was himself in Oude. He was obliged to request different friends at the different stations, which make the Account branch out, and probably it became blended with other concerns. It is unlucky that this account of the charges had not been ascertained, as it may prove the most difficult part in any present arrangement.

Aa

To RAMSAY HANNAY, Efg;

SIR,

I was happy to understand by your letter of the 30th, that you had found some Accounts relative to the Elephants; and I fondly hope, that on a proper arrangement of the materials which that U bundle

bundle may produce, the Executors will be able to form a decided view of the business.—I have, as you desired, written to Col. Polier, and made application for a copy of the Account adjusted with the Vizier's Minister in the year 1777. I have also written to Mr Middleton; but I repeat my hope, that you will find materials sufficient among the papers of the deceased. It is my wish, that any difficulty which may occur shall be left to the determination of some of the mutual friends of these Gentlemen, who were themselves so intimate, and consident in each other. I am very sensible that the Executors have the same point with me in view, a fair and equitable statement; and I doubt not they will equally desire as early a conclusion as possible.

I am, Sir,

Your most obedient Servant,

J. FRASER.

Coffapore, Nov. 4. 1782.

* The bundle alluded to in the foregoing letter, was one which Mr Hannay found amongst his brother's papers, indorfed Elephant accounts, the contents of which, although very defective, were all the papers he could at first discover, relating to this subject, from whence he concluded that there were no more, or that they must have been missaid up the country, or lost. Mr Fraser's own accounts of distursement for elephants, as agent for Col. Hannay, was not found until the rigorous search some months thereafter, in consequence of the demand of the Note of hand, and the refusal to produce explanatory accounts.

Bb

Extract from Mr Fraser's Letter to Mr Hannay, dated 22d December 1782, from whence it appears, that the amount charges on the Elephants was not then ascertained.

THESE are the articles which compose the account, and if you can ascertain the amount, cost, and charges upon elephants, the principal difficulty will be removed. If you cannot, the readiest method, I apprehend, will be for the Gentlemen arbitrators to six what they may suppose an equitable sum. The only other article of dissipulty, I conceive, is whether Colonel Hannay is chargeable with interest on his receipts of cash from Mr Middleton. Capt. Harper's claim to his proportion of the interest actually received from the Vizier and Colonel Polier will necessarily be admitted, as things of course; and on these two points of the elephant charges, and interest on Middleton's payments, rests the only difficulty, in my conception, &c.

J. FRASER.

December 22. 1782.

Cc

To ROBERT STEWART, Esq;

SIR,

I RECEIVED your note of yesterday, repeating your resultant to answer my demand of the 25th, and I did not intend to reply to it. As the laws of honour sufficiently provided my remedy in that case, my mind was made up; but the Meeting, after honourably acquitting

acquitting me of the ill-founded charge you either expressed or infinuated to my prejudice, fo strenuously insisted on my promifing to them to feek no further redrefs, that I yielded, perhaps indeed the more readily, as my refentment was against the malicious, and not the missed man; I am therefore now at liberty to reply to the paragraphs of your letters I formerly passed over. You appeal to my recollection, that your good-will was reciprocal. I do not doubt that it was; but it so happened, that in our progress through life you found it several times convenient to give me an opportunity of shewing my inclination to be useful to you, and I do not recollect that any fuch opportunity ever occurred for me to put you to the trial. You deny having any malevolence to me, and you deny having misrepresented me to Colonel Harper; I shall therefore admit both denials in the full and literal fense of the words: but it was intimated to me, that, among other things, you affured Colonel Harper, that I had received near forty thousand Rupees on his account from the estate of Colonel Hannay, under your award and knowledge; whereas you well know the fum I received was Ct Rs 25,195 10 2, and the full amount of every claim I made admitted by the arbitrators in their first award, and confirmed in their second, under your hand, to be just and fair. As to the pomp with which you, for the first time, inform me that you had withdrawn yourself from my society, I can honcstly affure you I never missed you: You did me the honour frequently to invite me to your abode at the Powder Mills in 1780, and to your residence near Calcutta in 1782 and 1783; but it so happened, that I never visited you at either place, fo of course I did not ask you to my house; our intercourse therefore was in accidental places; and from the time of the last arbitration, to our late interview at the India House, I do not recollect feeing you, except once passing in my palanquin, and another time at Mr Wheeler's levee, while I was writing in his closet. -You

-You were not in Calcutta, I believe-the reason I did not ask either Colonel Crabb or Major Law, was, that they had, like honourable men, already declared their opinions, and that I wished to give the other three gentlemen, with each of whom I flood in a particular predicament, the best opportunity of being convinced of the falfity of the reports to my prejudice, by fifting the grounds of them. One of them has been for many years connected in account with me; another has had large properties under my management; and a third has been spoken to by a man of great respectability, who had heard something of the reports. In respect to your epithets, at first, strongest grounds, facts, and positive proofs, afterwards dwindled to impressions: I shall be content by quoting, "Inaccuracies in accounts and correspondence are sufficient to have missed Captain Stewart." But you should not have faid the matter of my demand on Colonel Hannay's Estate, on my own account, came judicially before you, as one of the arbitrators between the estate and Colonel Harper, as neither I, who was a party, nor any of the Gentlemen on the part of Colonel Harper, ever were made acquainted; and I confidered them as perfectly distinct and separate as any two transactions in the hands of the fame individuals could well be.

I have done with the business, and shall only beg I may not have the honour of being the next subject you shall be pleased to make free with.

I am, Sir,

Your most humble Servant,

York-street, St James's-square, March 31. 1785. J. FRASER.

N. B. Mr Fraser shewed a copy of the foregoing letter (with what view cannot be misunderstood) to one of his friends, without letting him see my answer; from whence it is fair to conclude, he made the same use of it to others.

Dd

To JAMES FRASER, Esq;

SIR,

Your letter of the 31st ult. came to my hands the night of that day after I had left my lodgings preparatory to quitting London; I have, therefore, not been able to acknowledge the receipt of it until now. My replies to your demand of the 25th were uniform and consistent, and my mind was, probably, as much made up on the subject as yours. I trust I know enough both of the laws of honour and honesty, not to deviate from the rules of either in any instance.

You observe, "That I found it several times convenient to give you an opportunity of shewing your inclination to be useful to me;" from whence, I presume, you mean it should be understood you was useful to me. Had that really been the case, I would chearfully have acknowledged it. But I had so little reason to be satisfied with your conduct in the transaction of the little matters I ever recollect troubling you with, whilst you resided at Dinapore, that I should have thought myself peculiarly fortunate, had I availed myself of the services of any other personal acquaintance in that quarter. I allude to the Cochineal and the Mill-stones, the only cases where I remember putting your inclinations to be useful to the trial, and which I had great reason to regret having done.

Colonel Harper had heard that I was an arbitrator in adjusting his account with Colonel Hannay, and naturally asked me about it. I narrated to him every particular regarding the arbitration, and the revision of it, from first to last. Of sums I could only speak from memory, having no notes. Part of the money recovered of Colonel Hannay's estate, was on account of the late Captain Burton. Colonel Harper may have confounded this with the sum received on his own account. I had no motive to say any thing to him but the truth, which I did, on all points, to the best of my recollection.

Whether, in intimating to you, for the first time, the circumstance of my withdrawing myself from your society and acquaintance, I have used terms of pomp unsuitable to the occasion, is immaterial. The simple fact is, that, after the second arbitration, I resolved to have as little future connection with you as possible. Upon every occasion when we met thereafter, my personal deportment and behaviour was the very reverse of that perfect condiality towards you that before influenced it. Your own breast, I never doubted, would suggest to you the cause.

What you faid and shewed to Colonel Crabb and Major Law, may have been just and fair, and there is no doubt they would give their opinion, like honourable men, on the case before them. But to have made them masters of the subject, you should have referred them to the papers in the hands of Mr Hannay. As it was, they decided on ex parte evidence, and every one knows what fort of decisions these are.

You fay, "In respect to your epithets, at first, strong grounds, facts, and positive proofs, afterwards dwindled to impressions; I shall be content, by quoting inaccuracies in accounts and correrespondences.

spondence, as sufficient to have misled Captain Stewart." As you feem to press this on my attention, I shall observe, that, altered opinion, conclusions to your disadvantage, or impressions, are, in my idea, nearly fynonymous; they follow as naturally from, and are connected with, strongest grounds, facts, and proofs, as any effect with a cause. In whatever words conveyed, my fentiments on this head were entirely the fame on the last day I wrote you as on the first. They have been too deliberately formed to admit of change. Those who know us both, who know that no perfonal difference ever fubfisted between us; who know that you are esteemed a clear-headed man of business; and that I, from having been originally bred to bufiness myself, may be supposed a tolerable judge of transactions connected with it, may be aftonished what "inaccuracies in your accounts and correspondence could mislead me," to draw the conclusions of you I did, from your conduct to Colonel Hannay's Executors. After hearing what you had to fay, if they examined the documents in the hands of Mr Johnston Hannay, they would have the subject fully before them, and would judge for themselves. This, every person who takes the trouble of informing himself on the subject will, no doubt, do, notwithstanding all that has been said or written about it.

When you first demanded payment of the late Col. Hannay's Note of hand, and stated it to be independent of the small balance he owed you in account, the Executors wished to have some explanation how it arose, and to have seen copies of former accounts between you and the Colonel. This, you seemed at first disposed to grant them; but you immediately thereafter declined it, saying, you meant to have sent them some letters and papers for their private satisfaction, but that you did not expect to be called on for youchers in support of the Note of hand, which you claimed on its

own principles, holding it to be of nearly equal validity with a bond. You intimated an intention of profecuting for the amount, which roused the Executors to search the papers of the late Colonel with a diligence they had not before exerted. They discovered all your accounts with the Colonel for many years back; whereby it appeared, that the Note of hand had been liquidated all but the fmall balance in account, which you claimed independent of it. The principal object to be arbitrated in the Elephant concern, between Colonels Hannay and Harper, was, whether the former should allow the latter interest on his (the latter's) proportion of fums received on their joint account, during the time the former had the use of them. As the Account-Current between them had never been fettled and closed, and as it was not the practice of the Court of Justice in Bengal to allow interest on open accounts, the Executors confidered, that it could not of course have been recovered of them in a fuit at law. You mentioned to me individually, and to all the arbitrators, that you had demanded this interest of Colonel Hannay during his lifetime; and you produced a copy of a letter from yourfelf to him, making such a demand, which feemed to establish a legal claim to the interest. In the fearch just alluded to, the Executors discovered an original letter from you to the Colonel, which made them conclude, for various reafons that occurred on comparing the two together, that the one making the demand of interest never had been written. They further discovered an account of charges for the Elephants, paid by yourfelf on account of Colonel Hannay; but you had given him no credit for Harper's proportion of this, confequently the balance against Hannay became so much the greater. The Executors therefore defired a revision of the arbitration, because they had reason to think the arbitrators had decided on improper information; and they found it necessary to fend for, and make me and the other arbitrator particularly acquainted with all the above discoveries.

discoveries, and every circumstance relative to the delivery up of the Note of hand, to put us on our guard against admitting any papers, on a revision of the arbitration, of the authenticity of which we had not the most positive proof.

From this minute detail, which your remarks "but you should not have faid," &c. has forced me to enter into, you will find I was perfectly correct in afferting, that the facts relative to you came judicially before me as an arbitrator, or were communicated with the necessary papers by the Colonel's Executors, as originating from, or having an intimate connection with, transactions that were to pass under my view as an arbitrator; for these I believe were nearly the words I used.

You observe, that the full amount of every claim you made was admitted by the arbitrators in their first award, and confirmed in the fecond, under my hand, to be just and fair. Such words were never used that I recollect. In the first award we certainly did not admit your claims in their full extent. In revising this award, the authenticity of fome papers and accounts produced by you from Lucknow, was particularly inquired into and afcertained, which had not been done before. We confirmed the grant of the interest, not because you had established a legal right by demanding it of Colonel Hannay, (for your copy of the letter to that purpose was thrown aside altogether), but because it was, on other grounds, fair and equitable. It was further determined, that Colonel Hannay's account should have credit for the above charge on the Elephants paid by you, and it was to have been debited for some interest (I think) on a sum received by Colonel Hannay, for the Elephant concern, at an earlier period than it was known at the first award to have been received.

There may have been other articles to be carried to the debit and credit, which I do not recollect. In this stage of the business, Major Davy (one of your arbitrators) remarked, that new modelling the account in the manner it ought to be made out, would make no very material difference to either party. He therefore proposed, that the old award should be confirmed. To this, under a feeming impatience of taking further trouble, Mr Ramsay Hannay, the acting Executor, assented, not a little to the surprise of the other Executor, who was present, as well as that of their arbitrators. As he had acquiesced, however, the latter had nothink further to do.

This is the history of the second award, or confirmation of the first, which I am led to give, to the best of my recollection, in consequence of the stress you appear to lay upon it. In reply to your last paragraph, I shall observe, that as I do not recollect having gone out of my way to trouble myself about you, or any thing concerning you, so should they happen to come in my way hereafter, I shall treat them with the same freedom, and the same adherence to truth, I would any other subject.

To conclude, I have only to express my hope, that this will terminate our correspondence of every fort; for though I disclaim all malevolence or personal animosity, I am not more solicitous than I was before of having the honour of being numbered amongst your acquaintances.

I am, Sir,

Your obedient Servant,

R. STEWART,

Falmouth, 5th April 1785.

(Award.)

Ee

(Award.)

AT a meeting this day, May 30. 1785, at Mr Bailie's, of Cavendish-square, of us the under signed, to inquire into a moneymatter transaction between Mr James Fraser, of York-street, St James's, and the Executors of the deceased Col. Hannay, which has been reported to the prejudice of the said Mr Fraser, as having had sinister motives, and an absolute intention to defraud the aforesaid Executors; this is to certify, That we have carefully investigated the same, and, after the most particular inquiry, our opinion is, that Mr Fraser is acquitted of any intention to defraud; at the same time, it is our opinion, that Mr Fraser's inaccuracies in his accounts and correspondence are sufficient to have misled Captain Stewart: And we unanimously agree, that this dispute should not be carried further by either of the parties, and that Mr Fraser should not seek any further satisfaction.

T. Conway.W. Campbell.M. Riddell.H. Bailie.S. Fraser.A. Balfour.

Ff

To Mesfrs William Campbell, Arthur Balfour, Michael Riddell.

GENTLEMEN,

As Mr Fraser and his friends have, during his canvas for the East-India Direction, taken the liberty of shewing every where the award given by you and the other Gentlemen at this place in 1785, adding comments and infinuations injurious to my character, I expect, from your justice and candour, that you will authorise me publicly to declare the difficulty your found your-felves under at the meeting of the arbitrators, and the impossibility of going thoroughly into the business of Mr Fraser's conduct to Colonel Hannay's Executors, owing to the pre-determined refolution in his favour, with which his referees appeared to have come to the meeting. From this circumstance any man may judge of the impartiality of the award.

This award expressly fays, that the matter was not to be carried farther by either of the parties. In direct contradiction to this, however, Mr Fraser took occasion to write me a letter, in a very triumphant style; and to reason from the words of the award, in a manner I felt most galling. This circumstance led me to draw up a narrative of the whole business, from first to last, for the purpose of fatisfying my particular friends of the motives and propriety of my conduct. That, however, I might do nothing underhand, I informed Mr Fraser thereof, at an accidental meeting on the 1st of May last, offering to give him a perusal of it, which he declined, saying, if I used it, he would take my life; a threat I treated with the contempt it deserved, though from the annexed affidavits, it might be thought, that Mr Fraser had some such intention.

You have frequently expressed to me, individually, that your thought I was justified in what I had done; and as I conceive that Mr Fraser has, in several articles of his conduct, instringed the award, I mean to lay all the particulars of it before the Public.

Your very humble fervant,

London, April 4. 1787.

ROBERT STEWART.

Gg

To ROBERT STEWART, Esq;

SIR,

London, 4th April 1787.

We have received your's, of this date; in reply to which have to inform you, that finding Mr Fraser's Arbitrators would not admit the idea of his being capable of any improper motive, we were prevented from entering into so full an investigation of the business as would have enabled us to give any decided opinion on the point; and we are ready to acknowledge, that in giving this award we were influenced by motives of humanity; and a desire to prevent any disagreeable consequences that might follow: and we declare, that nothing could have induced us to sign the award, had we conceived it possible that it would in any way have been interpreted so as to throw the most distant reslection on your character. And we are extremely forry to observe, that Mr Fraser, by the letter he wrote to you subsequent to the award, which was accepted by him as final, has given occasion again to open the business.

We are, your most obedient servants,

WILLLIAM CAMPBELL.

A. BALFOUR.

M. RIDDELL.

Hh

WESTMINSTER, To Wit,

The Information of WILLIAM BIRD, Builder, of Princes-fireet, St Anne.

1

Who being upon oath, fays, That about a month, or five weeks ago, being in company with Henry Lowrie, of Ogle-street,

... Areet, St Mary-le-Bone, and Benjamin Hardy, of the fame place; he heard Lowry fay to Hardy, that he had been defired by Mr Fraser to enquire after the places usually reforted to by Captain Stewart; that Wir Fraser said, he would fpare no expence to learn. Mr Hardy defired to know, what Mr Fraser's reasons were for making these enquiries, when faid Lowry replied, that Mr Fraser had told him, he believed Captain Stewart had come over from India, on purpose to be an evidence against Mr Hastings, or words to that purpose; therefore lose no time, (allded Mr Fraser), but endeavour to watch him; if he takes a coach, do you take another, and follow him; fee and make yourfelf acquainted with his clerk; no money shall be wanted, provided you can find out the places he reforts to. The deponent further fays, That he, the faid Hardy, in reply to the above, observed, that he thought he, the faid Lowry acted in a very improper manner, and not like a tradefinan at all, in undertaking fuch a bufiness; to which said Lowry answered, that that was the opinion of Mr Fraser, who, he added, wished him not to do any thing in the business, and that he ought to tell Mr Fraser, that Captain Stewart was gone out of town. fhe, Mrs Fraser, being resolved to get Mr Fraser out of town as foon as possible: That, in the further course of the conversation between the said Lowry and the said Hardy, he, the deponent, learned that there had been some dispute between Mr Fraser and Capt. Stewart, which Mr Hardy feemed to think might eventually produce bad confequences; for he observed, that if Capt. Stewart lost his life, it was a fin which he, Lowry, would have to answer for one day, or words to that purpose. The deponent further fays, That from the earnestness which Mr Fraser had shewn in the business, he concluded it was something immediately concerning

cerning himself, and not Mr Hastings, which made him act in the manner he had done; and as he had reason to believe that bad designs were formed against Captain Stewart, he thought it his duty, as an honest man, to inform him thereof. He further says, That he has heard said Lowry say to Mr Hardy, that he had been desired by Mr Fraser to try to become acquainted with the chairmen in the neighbourhood of where Captain Stewart lived, in order to learn if they carried any letters for him, the said Stewart, that he might sall on some means of intercepting them.

J. BIR.D.

Sworn this 10th day of June 1786, before me, JOHN HALE.

Ti

MIDDLESEX, To Wit.

The Information of HENRY LOWRY, of N° 40. Ogle-street, St Mary-le-Bone, Cabinet-Maker, taken before me this 9th Day of June 1786.

Who being upon oath, fays, That about a fortnight or three weeks ago he was defired by Mr James Fraser, of Golden-square, to make inquiry (and privately as he believes) when Captain Stewart, of N° 85. in Newman-street, intended to go out of town, where he usually dined, and at what hours

hours he generally went out: That he this informant went two or three times to No 85, in Newman-Rreet, under pretence of hiring lodgings; but with intent to get the information above mentioned: That he also made inquiries of the chairmen, and at a public-house in the said street for faid purpose: That at one of the times when he called at No 85. in Newman-street, he told the maid-servant that he should be glad to see Captain Stewart in the street, but did not wish to speak to him in his own lodgings: That on Saturday last he saw said maid-servant at the Blue Posts, in faid street; that he asked her at what coffee-house Captain Stewart usually dined, and believes he added, that if she would tell him, he would make it worth her while: That about a week fince, he told Mr Hardy, with whom he lodges, what inquiries Mr Fraser had defired him to make, when faid Hardy faid, that he thought it a very black bufiness, and that he, said Hardy, would not be employed in it. And this informant further fays, That he himself thought that the making the before-mentioned inquiries, particularly from the manner in which they were required to be made, was a very improper business for him to undertake, and that he should not have done it, if he had not been afraid of losing Mr Fraser's business as a cabinet-maker.

That Mr Fraser desired this informant to follow Captain Stewart, when he should see him in the street, and let him know where he went; and also that he this informant should get acquainted with Captain Stewart's clerk, in order to learn with more certainty where the Captain usually dined.

HENRY LOWRY.

Sworn before me this 9th day of June 1786.

SAMPSON WRIGHT.

A a

THE

THE faid Henry Lowry further faid, That he had been instructed by Mr Fraser to find out the hours at which Captain Stewart usually came home at night; and that Mrs Fraser having found out that some secret business was going on between him the said Lowry and Mr Fraser, about Captain Stewart, expressed her apprehensions of the consequences, as she said they (Fraser and Stewart) had had some dispute, and she wished Lowry not to continue his inquiries.

This he declared in presence of, and to us,

JAMES CARMICHAEL SMYTH.
D. SCOTT.

K k

Buxar, October 13. 1776.

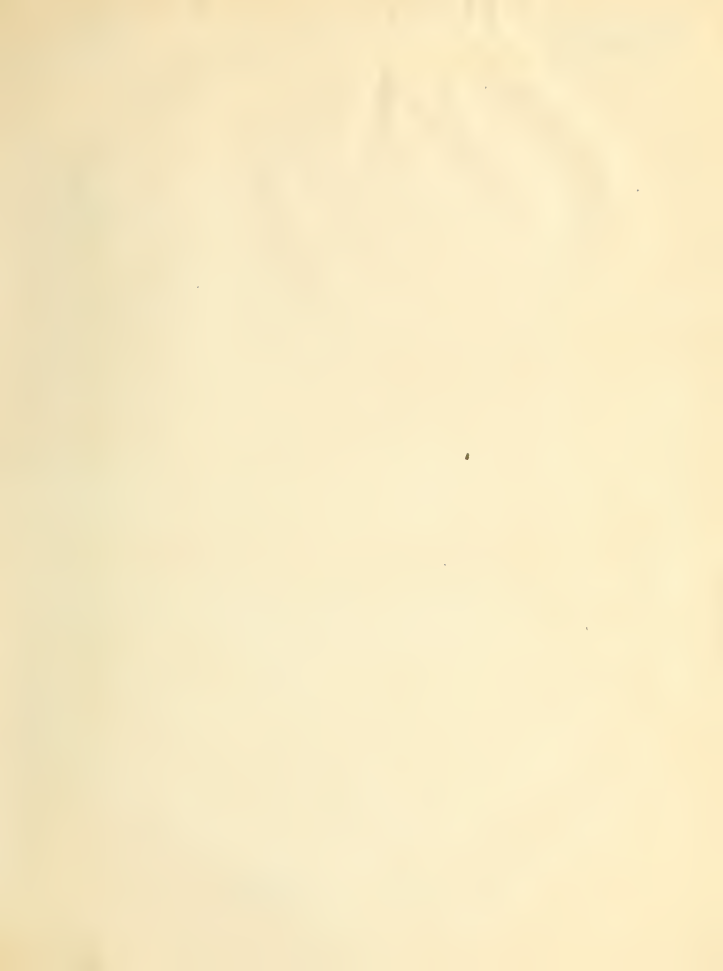
Current Rupees, 10, 120, 8.6.

I promise to pay to James Fraser, Esq; or his order, the sum of Ct Rs 10. 120. 8. 6. say ten thousand one hundred and twenty current rupees, eight annas, and six pice, being the balance of our account to this day, as witness my hand

ALEXANDER HANNAY.

N. B. This Note never was in my hands till yesterday; but an observation arises upon it, which, had I seen it in time, might have rendered unnecessary much of the reasoning used in my Narrative. For, it appears upon the face of it, to have been given for the balance of the account delivered in on the 9th of October 1776; and it must necessarily have struck Mr Fraser, every time he looked at it, that it constituted part of the account-current delivered in in the year 1781.

April 8. 1787.

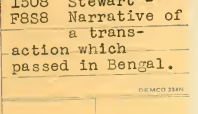


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